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# (CANADIAN WAR) ORDERS AND REGULATIONS, 1944

Volume II, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS  
CANCELLATIONS, AMENDMENTS, REFERENCES  
REFERENCE INDEX  
STATUTES AMENDED, SUSPENDED OR REFERRED TO  
BY ORDER IN COUNCIL

April 10, 1944 to July 3, 1944

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STATUTORY ORDERS AND REGULATIONS DIVISION  
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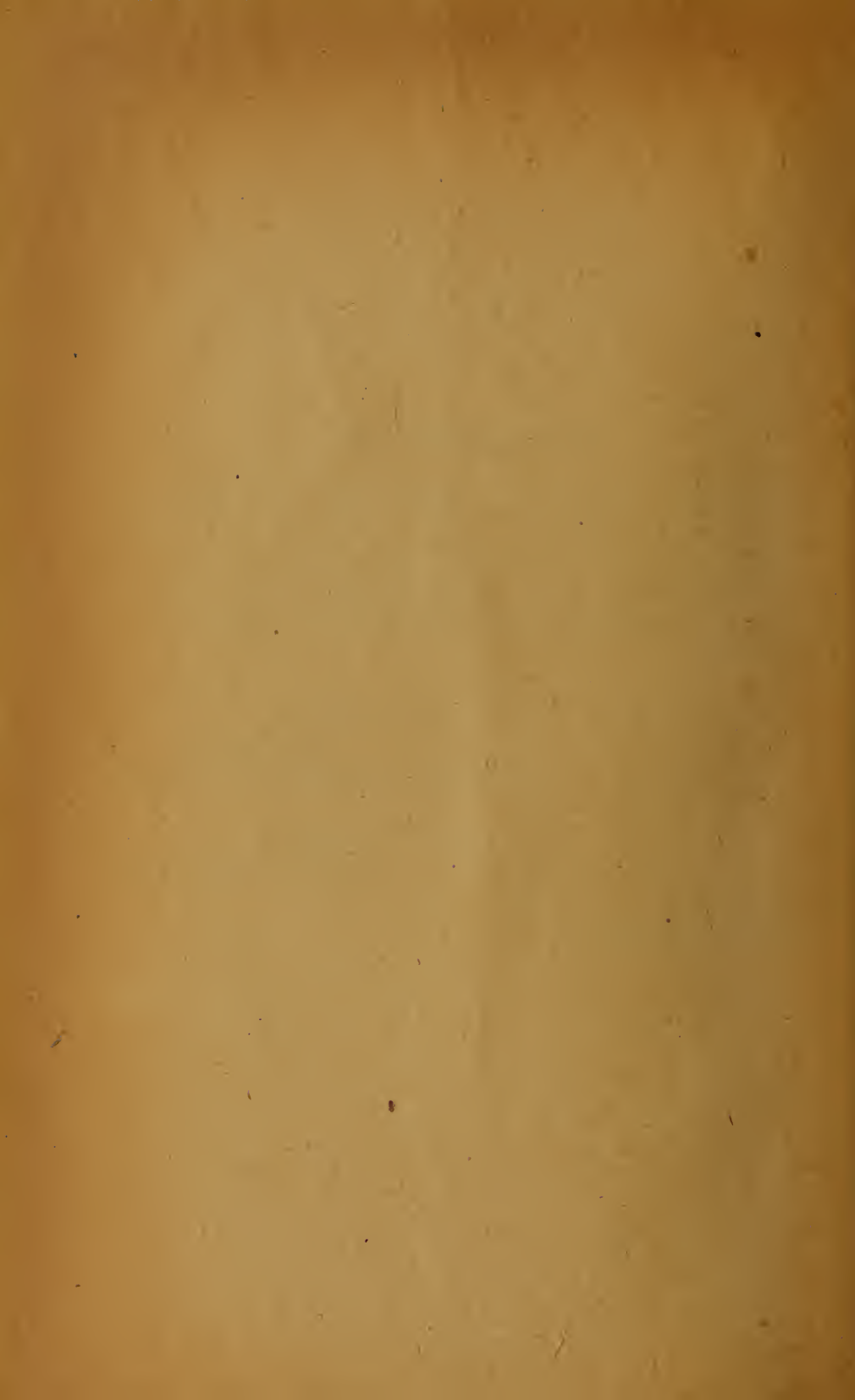
### EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations from April 10, 1944 to July 3, 1944 (Volume II, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal Statutes (April 10, 1944 to July 3, 1944).

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PRIVY COUNCIL,  
OTTAWA, July 25, 1944.

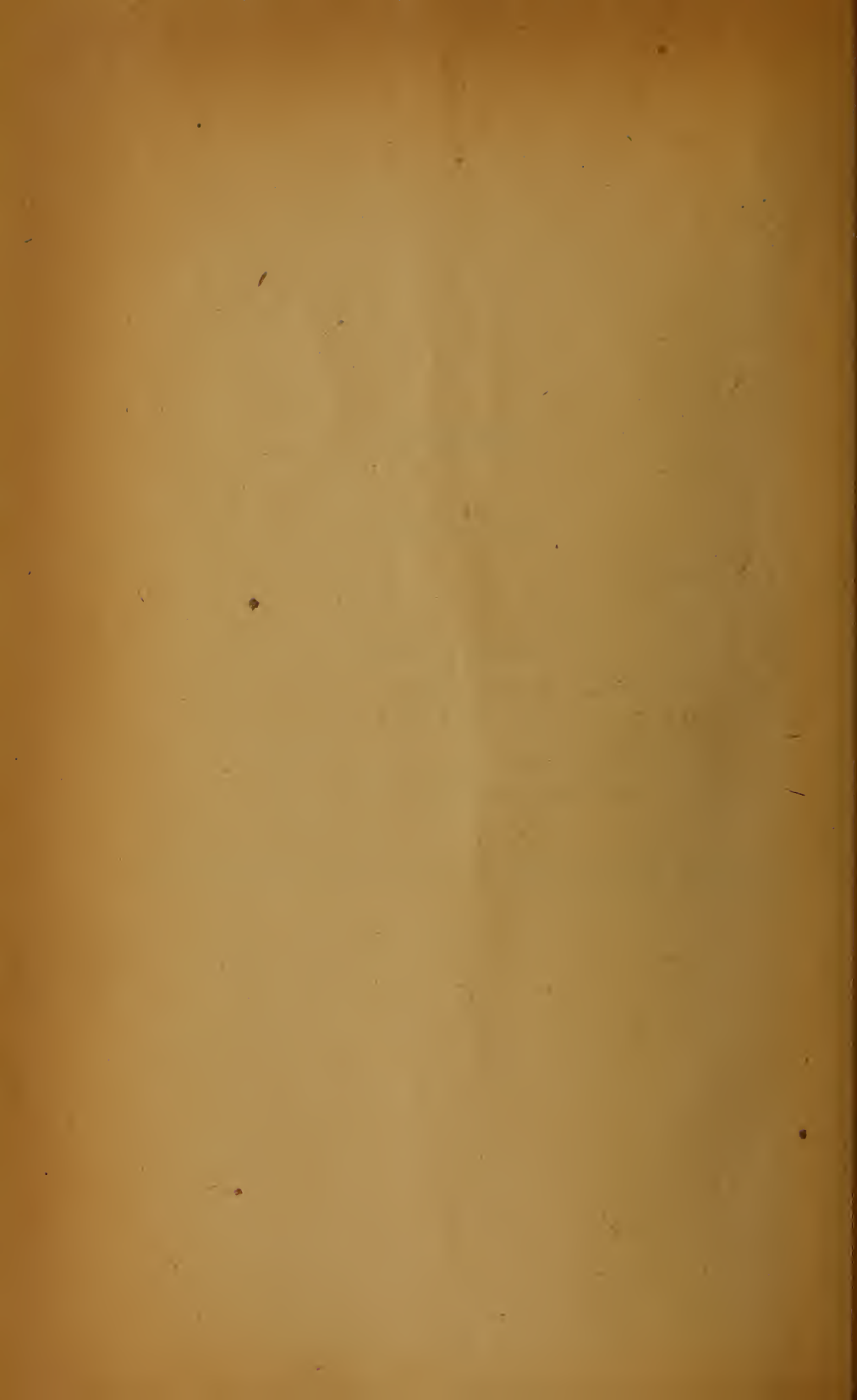




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Wartime Wages Control Order— employees engaged in interna- tional railway service.....	9384	Dec. 9, 1943.....	3277	May 4, 1944	(a)
Chairman, Manitoba Regional War Labour Board.....			3490	May 15, 1944	(r)
Wheat— storage, etc.....	7942	Oct. 12, 1943.....	2570 4130	April 11, 1944 June 1, 1944	(r) (a)
deliveries may exceed 18 bushels per authorized acre.....	3135	April 16, 1943.....	4130	June 1, 1944	(a)
prices of various grades.....	1722 4130	Mar. 16, 1944..... June 1, 1944.....	4873	June 29, 1944	(r)

# CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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## PART I—ORDERS IN COUNCIL—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
White Canadian Aircraft, Ltd.— Controller appointed, S. Gordon Lee.....	950 Feb. 6, 1942.....	3272 May 4, 1944 (r)
Women, married— temporary employment.....	194/8855 Nov. 17, 1943.....	6/3735 May 19, 1944 (c)
Women's Royal Canadian Naval Service— pensions.....	56/6755 July 31, 1942.....	119/2595 April 12, 1944 (a)
Wood fuel— subsidy—time for payment ex- tended.....	3465 April 29, 1943.....	2302 Mar. 30, 1944 (a) 4053 May 29, 1944 (a)

## PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS

DEPT. OF AGRICULTURE— Special Products Board— Eggs in storage.....	Order No. 10, April 8, 1943...	Order No. 13, June 7, 1944 (c)
DEPT. OF NATIONAL REVENUE— Foreign Exchange Control Board— Border travel permits.....	W.M. No. 2 (Third Revision)	W.M. No. 2 (Third Revision) Supplement No. 5, May 18, 1944 (a)
Wartime Alcoholic Beverage Order 1942.....	W.M. No. 83 (Second Revis- ion) Supplement No. 1, Sept. 14, 1943.....	W.M. No. 83 Supplement No. 1, Mar. 16, 1944 (c)
DEPT. OF TRANSPORT— Transport Controller— Specific Goods—Maximum loading.....	TC O4F-3 Feb. 27, 1943.....	TC O4F-4 May 1, 1944 (a) TC O4F-5 June 20, 1944 (a)

# CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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## PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
<b>GOVERNMENT NOTICES—</b>		
Import Policy, Statements on Fabrics wholly or in chief value of cotton.....	Government Notice, Feb. 11, 1943.....	Government Notice, Mar. 21, 1944 (a)
Turpentine, raw, crude and spirits of.....	Government Notice, Feb. 11, 1943.....	Government Notice, April 4, 1944 (a)
Repayment of Subsidies.....	Government Notice RS-7, Feb. 11, 1944.....	
	Government Notice RS-8, Mar. 6, 1944.....	Government Notice RS-9, Mar. 27, 1944 (c)
	Government Notice RS-2, Oct. 1, 1943.....	
	Government Notice RS-6, Jan. 29, 1943.....	Government Notice RS-10, May 9, 1944 (a)
<b>BOARD ORDERS—</b>		
Bananas.....	No. 218 Dec. 15, 1942..... No. 224 Jan. 12, 1943.....	No. 382 April 5, 1944 (c) A-1161 April 5, 1944 (replaces)
Beans—dry white (pea beans), dry yellow and dry whole and split.....		
Controlling sale and distri- bution.....	No. 374 Mar. 10, 1944.....	No. 407 June 12, 1944 (c)
Beef.....	No. 307 Aug. 23, 1943.....	No. 379 Mar. 22, 1944 (a) No. 397 May 22, 1944 (a)
Bulk Cargo freight rates on the Great Lakes.....	No. 258 Mar. 30, 1943.....	No. 390 April 25, 1944 (a)
Commencement, Acquisition and Expansion of Businesses.....	No. 284 May 25, 1943.....	No. 400 May 15, 1944 (a)
Corrugated Cartons and Products, manufacture of.....	No. 335 Nov. 9, 1943.....	No. 384 April 6, 1944 (a)
Dry white beans (pea beans), dry yellow eye beans and dry whole and split peas— Sale and distribution.....	No. 374 Mar. 10, 1944.....	No. 407 June 12, 1944 (c)
Evaporated milk, priority sales of	No. 326 Oct. 1, 1943.....	No. 388 April 21, 1944 (a) No. 391 April 29, 1944 (a) No. 401 May 30, 1944 (c)
County of Megantic added to Schedule.....	No. 401 May 30, 1944.....	Ration Administration Notice June 27, 1944 (a)
Farm Machinery and Equipment, new rationing of.....	No. 347 Dec. 7, 1943.....	No. 394 May 12, 1944 (a)
Groceries, Maximum Manufac- turers' Prices of Certain.....	No. 116 Mar. 23, 1942.....	No. 411 June 16, 1944 (a)
Honey— maximum prices.....	No. 286 June 14, 1943.....	No. 412 June 17, 1944 (c) A-1259 June 17, 1944 (c)



# CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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## PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)			
<b>BOARD ORDERS—Concluded</b>						
Kidneys and certain fats from Carcasses of Beef, Removal of..	No. 231	Feb. 2, 1943.....	No. 392	May 2, 1944	(a)	
Kosher Beef.....	No. 378	Mar. 22, 1944.....	No. 399	May 22, 1944	(c)	
Lamb.....	No. 196	Oct. 6, 1942.....	No. 381	April 4, 1944	(a)	
			No. 385	April 10, 1944	(a)	
			No. 408	June 12, 1944	(c)	
			A-1246	June 12, 1944	(c)	
Maximum prices for Retail cuts.	No. 354	Dec. 21, 1943.....	No. 386	April 10, 1944	(a)	
			No. 408	June 2, 1944	(c)	
			A-1246	June 12, 1944	(c)	
Milk and Cream sold in Van- couver area.....	No. 238	Feb. 16, 1943.....	No. 413	June 20, 1944	(a)	
Milk and Milk products.....	No. 195	Dec. 11, 1942.....	No. 409	June 12, 1944	(a)	
			A-1250	June 12, 1944	(c)	
Moving Picture Films.....	No. 99	Feb. 10, 1942.....	No. 402	May 22, 1944	(a)	
Mutton.....	No. 383	April 5, 1944.....	No. 408	June 12, 1944	(c)	
			A-1246	June 12, 1944	(c)	
New Farm Machinery and Equip- ment, Rationing of.....	No. 347	Dec. 7, 1943.....	No. 394	May 12, 1944	(a)	
Priority sales of evaporated Milk.	No. 326	Oct. 1, 1943.....	No. 388	April 21, 1944	(a)	
			No. 391	April 29, 1944	(a)	
			No. 401	May 30, 1944	(c)	
County of Megantic added to Schedule.....	No. 401	May 30, 1944.....	Ration Administration Notice June 27, 1944			
					(a)	
Rationed Food (Preserves) Cran- berry sauce not a rationed food..	No. 308	Aug. 17, 1943.....	A-1213	May 6, 1944	(a)	
1st Schedule parts I and II..	No. 308	Aug. 17, 1943.....	No. 395	April 29, 1944	(a)	
Reduction in Prices.....	No. 153	June 30, 1942.....	No. 406	June 1, 1944	(c)	
Sausage— Maximum prices.....	No. 305	Aug. 12, 1943.....	No. 389	April 22, 1944	(a)	
Shipping Containers, Distribu- tion and use of.....	No. 344	Dec. 23, 1943.....	No. 398	May 15, 1944	(a)	
Slaughtering of Livestock and Stamping of Carcasses.....	No. 340	Nov. 23, 1944.....	No. 403	May 29, 1944	(a)	
Used Goods and Scrap Goods....	No. 98	Feb. 10, 1942.....	No. 393	May 2, 1944	(c)	
Waste Paper.....	No. 135	May 19, 1942.....	No. 380	Mar. 27, 1944	(c)	
<b>ADMINISTRATORS' ORDERS—</b>						
Arsenic, Refined white.....	A-311	July 28, 1942.....	A-1222	May 19, 1944	(c)	
Atlantic Coast Fresh, Frozen and Smoked Fish— Maximum prices.....	A-917	Oct. 12, 1943.....	A-1195	April 28, 1944	(a)	
Atlantic Coast Canned Chicken Haddies, Finnan Haddies and Mackerel— Maximum prices of.....	A-867	Aug. 28, 1943.....	A-1194	April 28, 1944	(c)	

# CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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## PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation		Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)		
ADMINISTRATORS' ORDERS					
—Continued					
Atlantic Coast Canned Salmon, Sea Trout and Halibut— Maximum prices of.....	A-839	Aug. 6, 1943.....	A-1194	April 28, 1944	(c)
Atlantic Tuna fish.....	A-380	Sept. 8, 1942.....	A-1194	April 28, 1944	(c)
Beets, Cabbage, Carrots, Pars- nips and Turnips— Maximum prices of.....	A-955 A-967	Oct. 28, 1943..... Nov. 13, 1943.....	A-1180	April 21, 1944	(a)
Berries and Fruit in British Columbia, Certain, processed and preserved.....	A-794	June 29, 1943.....	A-1200	April 29, 1944	(a)
Book, Writing and Specialty Papers, Manufacture of.....	A-1000	Dec. 4, 1943.....	A-1211	May 5, 1944	(a)
Boxes, Manufacture of, Folding and set-up.....	A-1001	Nov. 29, 1943.....	A-1237	June 1, 1944	(c)
Brick and hollow structural clay or terra-cotta tile— Quebec.....	A-772	June 14, 1943.....	A-1262	June 20, 1944	(c)
Cabbage— Maximum prices of.....	A-955 A-967	Oct. 28, 1943..... Nov. 13, 1943.....	A-1180	April 21, 1944	(a)
Canadian White Pine and Norway Pine Lumber— Maximum Manufacturers' and Wholesalers' prices for.....	A-419	Oct. 5, 1942.....	A-1169	April 17, 1944	(c)
Canned Atlantic Herring, Sar- dines, Kipperd Snacks and Clams, Maximum prices of and Sales of Fresh Atlantic Herring and Sardines by Primary Pro- ducers.....	A-1014 A-1052 A-1118	Dec. 3, 1943..... Dec. 31, 1943..... Feb. 24, 1944.....	A-1194	April 28, 1944	(c)
Canned grapefruit juice.....	A-1073	Feb. 21, 1944.....	A-1239	June 5, 1944	(a)
Carrots— Maximum prices of.....	A-955 A-967	Oct. 28, 1943..... Nov. 13, 1943.....	A-1180	April 21, 1944	(a)
Civilian Footwear, Repair of.....	A-717	May 8, 1943.....	A-1248	June 12, 1944	(c)
Closet Seats.....	A-359	Aug. 26, 1942.....	A-1201	May 1, 1944	(c)
Coal— prices of bituminous and other coal produced in Alberta and British Columbia.....	A-1008	Nov. 30, 1943.....	A-1155	Mar. 31, 1944	(a)
prices of bituminous coal pro- duced in Nova Scotia.....	A-1121	Feb. 25, 1944.....	A-1185	April 26, 1944	(a)
prices of bituminous coal pro- duced in New Brunswick....	A-1122	Feb. 28, 1944.....	A-1186	April 26, 1944	(a)
Commercial Mixed Feeds.....	A-636	Mar. 9, 1943.....	A-1261	June 19, 1944	(a)

## CANCELLATIONS, AMENDMENTS AND REFERENCES—Continued

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## PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
<b>ADMINISTRATORS' ORDERS</b> —Continued		
Conductor pipe.....	A-1011 Dec. 2, 1943.....	A-1256 June 16, 1944 (c)
Cosmetics.....	A-302 July 22, 1942.....	A-1159 April 6, 1944 (a) A-1257 June 16, 1944 (c)
Cotton sewing thread—colours....	A-346 Aug. 18, 1942.....	A-1238 June 1, 1944 (c)
Creamery Butter— Maximum prices for manu- facturing, packing and selling on a custom or commission basis.....	A-996 Nov. 26, 1943.....	A-1167 April 15, 1944 (a)
Crown Cork closures for soft drinks— Manufacture.....	A-886 Sept. 17, 1943.....	A-1230 May 29, 1944 (c)
Eavestrough and Conductor Pipe and associated items.....	A-1011 Dec. 2, 1943.....	A-1256 June 16, 1944 (c)
Eggs, Frozen (Mixed Eggs, Whites and Yolks)— Maximum prices of.....	A-727 May 13, 1943.....	A-1184 April 25, 1944 (a)
Farm Machinery and Equipment.	A-1 Jan. 16, 1942..... A-749 May 31, 1943..... A-810 July 12, 1943.....	A-1162 April 10, 1944 (c)
Fir, Cedar and Sitka Spruce doors produced on the Pacific Coast— Maximum Manufacturers' and Wholesalers' prices.....	A-1087 Feb. 2, 1944.....	A-1240 June 5, 1944 (c)
Fish, Atlantic Coast, Fresh, Frozen and Smoked— Maximum prices.....	A-917 Oct. 12, 1943.....	A-1195 April 25, 1944 (a)
Flannelette Garments.....	A-716 May 8, 1943.....	A-1203 May 1, 1944 (c)
Fluorescent Lighting Fixtures....	A-841 Aug. 5, 1943.....	A-1216 May 8, 1944 (c)
Folding and Set-up Paper Boxes— Manufacture of.....	A-1001 Nov. 29, 1943.....	A-1237 June 1, 1944 (c)
Footwear, Leather soles for.....	A-798 June 30, 1943..... A-1053 Dec. 31, 1943.....	A-1232 May 29, 1944 (c)
Forged Tools, Sundry.....	A-797 June 30, 1943.....	A-1164 April 11, 1944 (c)
Fresh Fruit and Vegetables on or from the Montreal Fruit and Vegetable Market— Combined wholesale markup on sales of.....	A-997 Nov. 26, 1943.....	A-1166 April 15, 1944 (a)
Fresh Peaches, Pears and Plums Maximum prices of.....	A-850 Aug. 12, 1943..... A-874 Sept. 3, 1943.....	A-1244 June 8, 1944 (c)
Frozen Eggs (Mixed Eggs, Whites and Yolks)— Maximum prices of.....	A-727 May 13, 1943.....	A-1184 April 25, 1944 (a)

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<b>ADMINISTRATORS' ORDERS</b>					
<i>—Continued</i>					
Fruits and Vegetables, Certain imported— Maximum prices.....	A-1091	Feb. 5, 1944.....	A-1178 A-1224 A-1243	April 20, 1944 May 22, 1944 June 8, 1944	(a) (r) (a)
Fur garments.....	A-180	May 19, 1942.....	A-1163	April 11, 1944	(a)
Fur trimmed cloth coats and fur trimmed garments— Women's, Misses' and Child- ren's.....	A-265	June 27, 1942.....	A-1221	May 18, 1944	(c)
Galvanized steel wire strand....	A-294	July 14, 1942.....	A-1157	April 5, 1944	(c)
Grapefruit and lemons— Maximum prices of.....	A-927	Oct. 16, 1943.....	A-1179	April 20, 1944	(c)
Grapefruit juice, canned.....	A-1073	Feb. 21, 1944.....	A-1239	June 5, 1944	(a)
Horsemeat and Horse liver in- tended for animal feeding— Maximum prices of.....	A-1023	Dec. 10, 1943.....	A-1205	May 1, 1944	(a)
Household drug products, pack- aging and sizes of.....	A-514	Dec. 9, 1942.....	A-1192	April 28, 1942	(c)
Ice— deliveries of.....	A-491	Nov. 25, 1942.....	A-1187	April 27, 1944	(a)
Maximum prices in Montreal District.....	A-923	Oct. 15, 1943.....	A-1226	May 26, 1944	(c)
Industrial Cotton— Sewing Thread—Colours.....	A-346	Aug. 18, 1942.....	A-1238	June 1, 1944	(c)
Ladies Felt Hats.....	A-307	July 27, 1942.....	A-1202	May 1, 1944	(c)
Lath—Maximum Manufacturers' and Wholesalers' Price for sale in Provinces of Ontario and Quebec.....	A-1084	Feb. 2, 1944.....	A-1225	May 24, 1944	(a)
Leather soles for footwear.....	A-798 A-1053	June 30, 1943..... Dec. 31, 1943.....	A-1232	May 29, 1944	(c)
Lemons, Maximum prices of....	A-927	Oct. 16, 1943.....	A-1179	April 20, 1944	(c)
Lumber and Millwork in Alberta and the Peace River Block in British Columbia excepting spe- cified areas— Maximum retailers' prices....	A-899	Sept. 27, 1943.....	A-1126	Mar. 6, 1944	(c)
Maple Products.....	A-1125	Mar. 3, 1944.....	A-1168	April 17, 1944	(a)
Medicinal Preparations.....	A-693	April 13, 1943.....	A-1235	May 31, 1944	(c)
Metal Containers and Closures...	A-860 A-912 A-937	Aug. 23, 1943..... Oct. 6, 1943..... Oct. 22, 1943.....	A-1153	Mar. 31, 1944	(c)
Milk and Cream, Transportation of.....	A-533	Dec. 29, 1942.....	A-1188	April 27, 1944	(a)
Neoprene for use in Elastic Fab- rics.....	A-1145	Mar. 18, 1944.....	A-1265	June 22, 1944	(c)



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ADMINISTRATORS' ORDERS —Continued					
Newsprint Paper, Maximum prices of 30 pound.....	A-820	July 21, 1943.....	A-1193	April 28, 1944	(r)
Onions— Maximum prices.....	A-916	Oct. 8, 1943.....	A-1219	May 16, 1944	(a)
Paraffin Waxed Papers.....	A-677	April 5, 1943.....	A-1220	May 15, 1944	(c)
Parsnips— Maximum prices of.....	A-955 A-967	Oct. 28, 1943..... Nov. 13, 1943.....	A-1180	April 21, 1944	(a)
Peaches, Fresh— Maximum prices of.....	A-850 A-874	Aug. 12, 1943..... Sept. 3, 1943.....	{ A-1244	June 8, 1944	(c)
Peanuts—Maximum prices of....	A-825	July 26, 1943.....			
Pears, Fresh—Maximum prices of	A-850 A-874	Aug. 12, 1943..... Sept. 3, 1943.....	A-1244	June 8, 1944	(c)
Photo Engravings, Electrotypes, Stereotypes and Matrices, man- ufacture of.....	A-487	Nov. 21, 1942.....	A-1191	April 28, 1944	(c)
Plums, Fresh— Maximum prices of.....	A-850 A-874	Aug. 12, 1943..... Sept. 3, 1943.....	A-1244	June 8, 1944	(c)
Potatoes—distribution in Eastern Canada.....	A-1074	Jan. 26, 1944.....	A-1152	Mar. 29, 1944	(c)
New—maximum prices of.....	A-929	Oct. 18, 1943.....	A-1207	May 2, 1944	(r)
Pottery Ware, undecorated semi- porcelain.....	A-829	July 26, 1943.....	A-1208	May 1, 1944	(c)
Price tagging of certain goods for sale at retail.....	A-1217	May 12, 1944.....	A-1247	June 12, 1944	(c)
Pulpwood cut from the stump— Maximum prices, Saskatchewan Manitoba.....	A-789 A-762	June 28, 1943..... June 11, 1943.....	A-1196 A-1197	April 28, 1944 April 28, 1944	(c) (c)
Districts of Kenora and Rainy River, Ontario.....	A-763	June 11, 1943.....	A-1198	April 28, 1944	(c)
Ontario excepting Districts of Kenora and Rainy River.....	A-1078 A-747	Feb. 2, 1944..... May 28, 1943.....	A-1199	April 28, 1944	(c)
Pumps, Simplification and Stand- ardization of.....	A-962	Nov. 5, 1943.....	A-1229	May 29, 1944	(a)
Raspberries, Fresh—maximum prices.....	A-1224	May 22, 1944.....	A-1255	June 15, 1944	(a)
Rayon Print Goods.....	A-439	Oct. 16, 1942.....	A-1249	June 12, 1944	(c)
Razors, straight, safety and safe- ty blades.....	A-754	June 4, 1943.....	A-1158	April 5, 1944	(c)
Red cedar posts originating in British Columbia and Alberta— Maximum Manufacturers' and Wholesalers' Prices.....	A-1029	Dec. 14, 1943.....	A-1154	Mar. 31, 1944	(a)

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ADMINISTRATORS' ORDERS						
—Concluded						
Red or Norway Pine and Canadian White Pine Lumber.....	A-419	Oct.	5, 1942.....	A-1169	April 17, 1944	(c)
Refined White Arsenic.....	A-311	July	28, 1942.....	A-1222	May 19, 1944	(c)
Repair of Civilian Footwear.....	A-717	May	8, 1943.....	A-1248	June 12, 1944	(c)
Special Wartime Suits for Boys..	A-582	Jan.	30, 1943.....	A-1214	May 6, 1944	(c)
Strawberries, Fresh—maximum prices.....	A-1224	May	22, 1944.....	A-1255	June 15, 1944	(a)
Styling sale and delivery of women's, misses' and juniors coats, suits and sports jackets.	A-941	Oct.	25, 1943.....	A-1253	June 14, 1944	(a)
Sundry Forged Tools.....	A-797	June	30, 1943.....	A-1164	April 11, 1944	(c)
Terra Cotta tile, Quebec.....	A-772	June	14, 1943.....	A-1262	June 20, 1944	(c)
Toilet Goods.....	A-535	Dec.	29, 1942.....	A-1257	June 16, 1944	(c)
Toilet paper rolls.....	A-953	Oct.	29, 1943.....	A-1182	April 22, 1944	(a)
Turnips—maximum prices of....	A-955	Oct.	28, 1943.....	A-1180	April 21, 1944	(a)
	A-967	Nov.	13, 1943.....			
Umbrellas.....	A-634	Mar.	9, 1943.....	A-1170	April 18, 1944	(a)
Undecorated semi-Porcelain Pottery Ware.....	A-829	July	26, 1943.....	A-1208	May 1, 1944	(c)
Visole for Juvenile footwear.....	A-1060	Jan.	8, 1944.....	A-1234	May 29, 1944	(c)
Wartime suits for boys, special..	A-582	Jan.	30, 1943.....	A-1214	May 6, 1944	(c)
Waxed Paper, certain kinds of...	A-677	April	5, 1943.....	A-1220	May 15, 1944	(c)
Women's, misses' and children's fur trimmed cloth coats and fur trimmed garments.....	A-265	June	27, 1942.....	A-1221	May 18, 1944	(c)
Women's, misses' and children's wear, styling sale and delivery.	A-475	Nov.	11, 1942.....	A-1252	June 14, 1944	(c)
	A-511	Dec.	11, 1942.....			
	A-1088	Mar.	1, 1944.....			
Women's, misses' and juniors' coats, suits and sport jackets—styling, sale and delivery.....	A-941	Oct.	25, 1943.....	A-1253	June 14, 1944	(a)
	A-525	Dec.	18, 1942.....	A-1254	June 14, 1944	(c)
manufacture of.....						



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## PART IV—WARTIME INDUSTRIES CONTROL BOARD

### (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
Priorities—U.S. Preference.....	Order No. 1, Feb. 11, 1942.....	Order No. 1A, Mar. 15, 1944 (c)
AIRCRAFT CONTROLLER— Surplus materials—inventories...	Order No. AC 2, Jan. 1, 1944.....	Order No. AC 2A, Mar. 31, 1944 (c)
CONTROLLER OF CHEMICALS— Ethylene Glycol Anti-freeze.....	Order No. C.C. 2C, June 27, 1942.....	Order No. C.C. 2C-1, May 1, 1944 (c)
dichlorodifluoromethane.....	Order No. C.C.-31, Dec. 20, 1943.....	Order No. C.C. 31-A, Mar. 24, 1944 (a)
COAL CONTROLLER— anthracite distribution by Whole- salers to Retailers.....	Order No. Coal 8, Sept. 27, 1943.....	Order No. Coal 8A, April 24, 1944 (c)
Coal Fuel Delivery Restrictions.	Order No. Coal 10, Nov. 2, 1943.....	Order No. Coal 14, April 1, 1944 (c)
Priorities on Coal Fuel deliveries to Private residences.....	Order No. Coal 12, Nov. 30, 1943.....	Order No. Coal 14, April 1, 1944 (a)
Coal Distribution to Consumers— Ont., Que., N.B., N.S. and P.E.I.....	Order No. Coal 14, April 1, 1944.....	Order No. Coal 14A, June 16, 1944 (a)
METALS CONTROLLER— Lithographers' Metal Committee	Order No. 5, Oct. 8, 1941.....	Order No. M.C. 5A, April 21, 1944 (c)
Photo-Engravers' Metals Com- mittee.....	Order No. 6, Oct. 8, 1941.....	Order No. M.C. 6A, April 21, 1944 (c)
Non-ferrous scrap metal.....	Order No. M.C. 10-B, Mar. 23, 1943.....	Order No. M.C. 10B-1, Mar. 22, 1944 (a)
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Application of U.S. preference rat- ings to purchase orders for mate- rials placed with U.S. suppliers when such materials are for use or resale as maintenance repair and operating supplies or minor capital expenditure.....	Order No. P.O. 5B, Jan. 29, 1944.....	Order No. P.O. 5B-1, Mar. 20, 1944 (a) Order No. P.O. 5B-2, June 15, 1944 (a)
<b>RUBBER CONTROLLER—</b> Rubber Advisory Committee...	Order No. Rubber 1, Dec. 2, 1942.....	Order No. Rubber 1-A, May 11, 1944 (a)
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VOLUME II, No. 1



APRIL 10, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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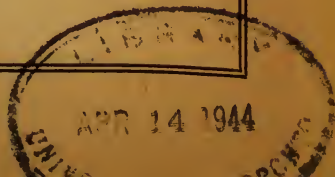
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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

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## PART I

### Orders in Council

#### Order in Council providing for the fixing of the presumed date of death in certain cases, for military purposes

P.C. 61/1781

*Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 17th March, 1944.*

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence:

"The undersigned has the honour to state that the Adjutant-General reports that:—

- (a) When a member of the Military Forces of Canada dies while a prisoner of war and the actual date of death is not known, there is no provision enabling a date of death to be fixed for military purposes.
- (b) It is considered expedient in every such case that the Adjutant-General be empowered to fix the presumed date of death provided that no date presuming death shall be fixed later than the date the official notification of death is received in Canada.
- (c) It is deemed desirable that Article 113A of Financial Regulations and Instructions (Canada) shall apply in every such case effective from the first day of the month following the presumed date of death when fixed as aforesaid.
- (d) It is considered necessary to provide that any date of death so fixed shall be presumed only for the purposes of adjusting pay and allowances, pension, settlement of the Service Estate and any other matter pertaining to the deceased's military service and to further provide that upon establishment of the actual date of death, if it should be found that an overpayment has been made to the member's estate or dependents, such overpayment shall not be recovered, but in the event it should be found that some amount still remains due the same shall be paid to the member's estate or dependents.

2. The Deputy Minister of National Defence (Army) therefore recommends that appropriate action be taken to implement the foregoing proposal.

3. The foregoing proposal has no financial implications and no cash estimate is therefore required for 1943-44.

4. The undersigned concurs in the recommendation of the Deputy Minister and recommends that Your Excellency in Council under the authority of the Militia Act and the War Measures Act and notwithstanding the provisions of any other statute, order or regulation be pleased to order as follows:—

- (1) When a member of the Military Forces of Canada has been officially reported to have died while a prisoner of war but the date of such death is not known, the Adjutant-General is hereby empowered to fix a date which for military purposes, will be the presumed date of death, provided that the date so fixed shall not in any case be later than the date on which the notification of such death is received in Canada.
- (2) Any date of death so fixed shall be presumed only for the purposes of adjusting pay and allowances, pension, settlement of the Service Estate and any other matter pertaining to the deceased's military service.

- (3) Article 113A of Financial Regulations and Instructions (Canada) shall apply to every such case effective from the first day of the month following the presumed date of death when fixed as aforesaid.
- (4) If it should be found upon establishment of the actual date of death that an overpayment has been made to the member's estate or dependents, such overpayment shall not be recovered but in the event it should be found that some amount still remains due the same shall be paid to the member's estate or dependents."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY.

*Clerk of the Privy Council.*

### Order in Council prohibiting the export of certain commodities except under licence

P.C. 2204

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30 day of MARCH, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce.

And whereas the Minister of Trade and Commerce reports that the Wartime Prices and Trade Board, with the concurrence of the Department of Agriculture, recommend that, in view of Canadian domestic requirements, the exportation of certain seeds and animal feeds be similarly prohibited; and

That the Wartime Industries Control Board recommend, in order to conserve supplies required for Canadian use, that the exportation of certain wood fuels be also prohibited, except under permit.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order and doth hereby order as follows,—

1. The exportation of the following commodities is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

#### *Group 1—Agriculture and Vegetable Products*

##### Field crop and vegetable seeds—

Borecole or kale  
Broccoli (sprouting)  
Brussels sprouts  
Celeriac  
Chewing's Fescue  
Cress  
Egg plant  
Endive  
Kohlrabi  
Leek  
Crested Dog's tail

Parsley  
Reed canary grass  
Rough stock meadow grass  
Rye grass  
Salsify  
Sorghum  
Sudan grass  
Tall oat grass  
Vetch  
Watermelon

Vegetable protein feeds—

Palm kernel oil cake meal  
Peanut oil cake meal  
Rapeseed oil cake meal  
Sunflower seed oil cake meal

*Group 4—Wood, Wood Products and Paper*

Mill Waste, Sawdust and Hog Fuel when exported from the Province of British Columbia.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the first day of April, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council requiring a male person applying for unemployment insurance benefits to furnish evidence that he is not a designated man within the meaning of National Selective Service Mobilization Regulations**

P.C. 2222

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30 day of MARCH, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas for the purpose of securing compliance with the National Selective Service Mobilization Regulations, 1944, by persons subject to the said Regulations, employers are required under the said Regulations to obtain satisfactory proof of compliance on the part of their male employees with the said Regulations;

And whereas for the same purpose, National Selective Service Officers are required, under the National Selective Service Civilian Regulations, to satisfy themselves that persons requesting a permit to seek employment have not contravened the National Selective Service Mobilization Regulations, 1944;

And where for the same purpose, it is deemed necessary to require persons applying for unemployment benefits under The Unemployment Insurance Act, 1940, to produce to the Unemployment Insurance Commission satisfactory evidence of non-contravention of the National Selective Service Mobilization Regulations, 1944, as a condition precedent to the payment of any such benefit;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that provision be made accordingly;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows,—

1. Notwithstanding anything contained in The Unemployment Insurance Act, 1940, every male person making application for insurance benefit under the said Act shall produce to the Unemployment Insurance Commission satisfactory evidence that he is not a designated man within the meaning of the National Selective Service Mobilization Regulations, 1944, or if a designated man within the meaning of the said regulations, that he has not contravened the provisions of the said Regulations.



2. The Minister of Labour may issue directions and instructions prescribing the nature of the evidence which may be accepted by the Unemployment Insurance Commission for the purpose of section one.

3. No insurance benefit may be paid to any male person by the Unemployment Insurance Commission pursuant to the provisions of The Unemployment Insurance Act, 1940, unless such person has first complied with the provisions of section one.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council deleting certain items from Schedule to War Exchange Conservation Act

P.C. 2256

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Finance reports that sheets, pillow-cases, diapers, towels, wash cloths and blankets, being enumerated in Part Two of Schedule One to the War Exchange Conservation Act, 1940, are prohibited importation into Canada from countries outside the sterling area except under permit issued by, or on behalf of, the Minister of National Revenue;

That under the provisions of United States Order M-317 Revised, cotton sheets, pillow-cases, diapers, towels, wash cloths and blankets, inter alia, can be obtained for importation into Canada only in respect of orders assigned Preference Ratings by the Cotton Administration of the Wartime Prices and Trade Board;

That under Order in Council P.C. 691 of January 26, 1943, woollen blankets are subject to import permit from all sources; and

That under existing conditions, deletion of the said goods from Schedule One to the War Exchange Conservation Act would remove duplication of control, reduce paper work, and simplify import procedure without detracting from the effectiveness of Canada's import controls and without increasing the expenditure of foreign exchange;

Therefore His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Part Two of Schedule One to the War Exchange Conservation Act, 1940, and it is hereby amended by deleting therefrom the following Items:

ex 532 }

ex 548 } Sheets, pillow-cases, diapers, towels and wash cloths.

et al }

553 Blankets of any material, not to include automobile rugs, steamer rugs, or similar articles.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council changing schedules to War Exchange Conservation Act

P.C. 2257

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Finance reports that goods classified under Tariff Items 622 and 623, being enumerated in Part One of Schedule One to the War



Exchange Conservation Act, 1940, are prohibited importation from non-sterling countries;

That the Wartime Prices and Trade Board requests that purses and handbags, ex Item 623, be permitted importation from the United States in order to increase supplies and to assist in controlling the price and maintaining the quality of purses and handbags produced in Canada;

That insufficient hard exchange is saved by the prohibition of such related goods as pocket-books, musical instrument cases, trunks, valises, and baskets classified under Items 622 and 623 to justify retaining them in Schedule One to the War Exchange Conservation Act if purses and handbags are deleted therefrom; and

That it is deemed advisable to retain the import prohibition in respect of "fancy cases or boxes of all kinds", ex Item 623, in view of their non-essential nature and potentially large import volume;

Therefore, His Excellency the Governor General in Council on the recommendation of the Acting Minister of Finance and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Part One of Schedule One to the War Exchange Conservation Act, 1940, and it is hereby amended,—

1. by deleting the following items therefrom:—

"622: Trunks, valises, hat boxes, carpet bags, tool bags, and baskets of all kinds, n.o.p.

"623: Musical instrument cases and fancy cases or boxes of all kinds, portfolios and fancy writing desks, satchels, reticules, card cases, purses, pocket-books, fly books and parts thereof."

2. and by inserting the following item therein:

"ex 623: Fancy cases or boxes of all kinds."

A. D. P. HEENEY,

*Clerk of the Privy Council.*

**Order in Council designating the training of Australian airmen as a service essential to the conduct of the war, etc.**

P.C. 2294

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the War Appropriation (United Nations Mutual Aid) Act, 1943, by section 2(d) provides *inter alia*:—

"war supplies" means

"(v) such other commodities, articles or services as may from time to time be designated by the Governor in Council as essential to the conduct of the war or to the relief and maintenance of any United Nations"

And whereas the Canadian Mutual Aid Board at its meeting on October 22, 1943, recommended the designation of services rendered by Canada in connection with the training of Australian airmen in Canada and chargeable to the Commonwealth of Australia under the British Commonwealth Air Training Plan as "services" essential to the conduct of the war or to the relief and maintenance of any United Nation as defined in the hereinbefore recited Section;

And whereas at its meeting on November 15, 1943, the Canadian Mutual Aid Board recommended that such designation be effective in respect of services rendered since April 1, 1943;

Now, therefore, in order to implement the said recommendations, His Excellency the Governor General in Council, under the authority above cited, is pleased to designate and doth hereby designate services rendered by Canada in connection with the training of Australian airmen in Canada and chargeable to the Commonwealth of Australia under the British Commonwealth Air Training Plan as services essential to the conduct of the war or to the relief and maintenance of any United Nation, such designation to be deemed to have had effect on and after April 1, 1943.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council providing subsidy for milk used in production of lactose

P.C. 2299

*Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 30th March, 1944.*

The Committee of the Privy Council have had before them a report, dated March 29, 1944, from the Minister of Agriculture, stating that milk sugar (lactose) is required in increasing quantities for the manufacture of penicillin and other urgently needed drug and food products; and

That representations have been made to the Agricultural Food Board in order to obtain a supply of milk for the manufacture of milk sugar without higher ceiling prices, the payment of subsidies will be required.

The Committee, therefore, on the recommendation of the Minister of Agriculture, advise that under the authority of the War Measures Act, authority be granted for payment of a subsidy of 30 cents per hundred pounds on milk used in the manufacture of milk sugar from April 1, 1944, to April 30, 1944, and 15 cents per hundred pounds from May 1, 1944, to September 30, 1944, and 30 cents per hundred pounds from October 1, 1944, to April 30, 1945.

The Committee on the same recommendation further advise that an amount not in excess of \$40,000 be provided for the above purposes chargeable to monies to be allowed the Department of Agriculture for use of the Agricultural Food Board from the War Appropriation in the fiscal year 1945.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council providing that the Labour Court of Ontario shall have jurisdiction to dispose of proceedings pending as of the date of the coming into force of the Wartime Labour Relations Regulations.

P.C. 2301

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable to make provision whereby The Labour Court of Ontario shall have jurisdiction under The Ontario Collective Bargaining Act, 1943, Chapter 4, Statutes of Ontario, 1943, to dispose of proceedings pending in the said Court as of the date the Wartime Labour Relations Regulations, P.C. 1003 of February 17, 1944, came into force, with respect to employees, employers, trade unions, employees' organizations and employers' organizations covered by the said Regulations and whereby certifications made under the said Act shall be recognized under the Wartime Labour Relations Regulations;

And whereas it is deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the following order be made;

Now, therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to order and doth hereby order as follows,—

1. The Wartime Labour Relations Regulations, P.C. 1003 of February 17, 1944, shall not effect the jurisdiction of The Labour Court of Ontario under The Ontario Collective Bargaining Act, 1943, Chapter 4, Statutes of Ontario, 1943, with respect to any proceedings pending in the said Court on March 20, 1944.

2. Where any trade union or employees' organization is certified under The Collective Bargaining Act, 1943, Chapter 4, Statutes of Ontario, 1943, either before or after this Order is made, as the bargaining agency for a group of employees, the officers of such trade union or employees' organization shall be deemed to have been certified as bargaining representatives for such group of employees under the Wartime Labour Relations Regulations as of the date of such certification, and such certification shall be deemed to have the same effect as if the said Regulations had been in force prior thereto.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council extending to June 30, 1944, the time within which  
wood fuel may be contracted for and cut, in order to  
be entitled to subsidy**

P.C. 2302

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, as amended, authorizes the Wartime Prices and Trade Board to direct Commodity Prices Stabilization Corporation Ltd. to pay, on the certification of the Timber Controller, a subsidy or bonus of \$1.00 per standard cord on all commercial wood fuel contracted for and cut on or before March 31, 1944, and delivered to a dealer or held to his account after March 5, 1943;

And whereas it is desirable to extend to June 30, 1944, the time within which wood fuel may be contracted for and cut in order that the dealer to whom it is delivered or on whose account it is held may be entitled to the subsidy, and to limit the authority to purchase subsidized wood fuel given by Section 3 of the said Order in Council, to such wood fuel which is contracted for and cut on or before March 31, 1944;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply (concurred in by the Acting Minister of Finance) and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the said Order in Council P.C. 3465 and it is hereby further amended as follows:—

1. The word and figures "March 31, 1944" are deleted from Paragraph (a) of Section 2 and the words and figures "June 30, 1944" are substituted therefor.

2. Section 3 is amended to read as follows:—

"The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd. to purchase from any Wood Fuel Dealer on the certification of the Timber Controller all commercial grades of wood fuel contracted for and cut on or before March 31, 1944, and on which a subsidy or bonus, other than the transportation subsidy or bonus, has been paid, and which remain in the hands of such dealer as at May 31, 1944."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative

## DEPARTMENT OF AGRICULTURE

## ORDER No. 66

The Dairy Products Board hereby orders that:—

1. For the purpose of this Order

- (a) "Board" shall mean the Dairy Products Board;
- (b) "Process Cheese" or "Emulsified Cheese" shall mean the product defined as set forth in the Regulations, under Part I of the Dairy Industry Act, as amended;
- (c) "Quarter" shall mean any three month's period commencing with the first of January, April, July or October.

2. On and after the first day of April, 1944, no person shall manufacture process or emulsified cheese unless such person manufactured such cheese during the year ended the 31st of March, 1944.

3. No person shall, except as provided in Section 4 hereunder, without authorization from the Board, manufacture in Canada, during any quarter, an amount of process or emulsified cheese greater than that manufactured by such person during the corresponding quarter of the year ended 31st of March, 1944, or use in the manufacture of process or emulsified cheese a greater quantity of Cheddar cheese than that used by such person during the corresponding quarter of the year ended the 31st of March, 1944.

4. The provisions of Section 3 hereof shall not apply to process or emulsified cheese manufactured under contracts entered into with the Canadian Red Cross Society or Navy, Army and Air Force Institute, provided:—

- (a) that the amounts of process or emulsified cheese manufactured for the Canadian Red Cross Society or Navy, Army and Air Force Institute during any quarter of the year ended the 31st of March, 1944, is excluded from the total amount of process or emulsified cheese manufactured during each such quarter for determining the total amount of process or emulsified cheese which may be manufactured for purposes other than those specified in Section 4 above, during the corresponding quarter in any succeeding year.

5. Manufacturers of process or emulsified cheese shall maintain such itemized records and make such reports to the Board, as the Board may from time to time require, particularly with respect to:—

- (a) purchases of Cheddar cheese and stocks of Cheddar cheese which are held;
- (b) quantities of Cheddar cheese and of other constituents used in the manufacture of process or emulsified cheese;
- (c) quantities of process or emulsified cheese manufactured, packed in packages of various sizes or weights and quantities sold;
- (d) stocks of process or emulsified cheese which are held.

6. This Order shall be effective on and after the first day of April, 1944.

Made at Ottawa this 28th day of March, 1944.

J. F. SINGLETON,  
*Chairman.*



## DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Second Revision)

Supplement No. 2

## MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 31st March, 1944.

*To Collectors of Customs and Excise:***Importation Allowed of Publication**

Referring to Memorandum WM No. 13, Supplement No. 172, dated 29th September, 1941, the following publication may, from the date of this Notice, be allowed entry into Canada, viz:—

"The Rubicon" A news letter in the English language, published by Luigi Criscuolo, 50 Broadway (Suite 1511) New York City 4.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*

WM No. 19

Supplement No. 49

## MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 21st March, 1944.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 49**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*

WM No. 34

Supplement No. 1 (Second Revision)

## MEMORANDUM

(EXCISE DIVISION)

OTTAWA, March 6, 1944.

*To Collectors of Customs and Excise and others concerned:***WAR EXCHANGE CONSERVATION ACT, 1940****Foreign Raw Leaf Tobacco—1944 Quotas**

The following regulations have been established by the Honourable, the Minister, under authority of the War Exchange Conservation Act, 1940.

## REGULATIONS

1. Raw leaf tobacco of any type, when imported from, and being of the growth or produce of any country within the Sterling area or Newfoundland, is not

subject to provisions of the War Exchange Conservation Act, 1940, or regulations made thereunder. No import permit is therefore required and the quantity of such tobacco "taken for use" or "removed ex-warehouse in bond to licensed tobacco or cigar manufacturers" during the calendar year shall not be included in the licensees' quota as herein established.

2. Import permits will not be granted for importations from countries outside the Sterling area or Newfoundland of types known as "burley", "dark air-cured", or "Cigar filler", but any quantities in Customs bonded warehouse may be utilized without restriction.
3. Notwithstanding the quantities of foreign raw leaf tobacco in Customs bonded warehouse on the premises of licensees, tobacco or cigar manufacturers may import, under departmental permit to be obtained in advance and/or may "take for use" during the calendar year 1944, under supervision of the Excise Officer in Charge, the various types and quantities indicated by the following tabulation:—

Types	Quantities			
Perique	not exceeding two-thirds of the average	"taken for use" during the calendar years 1938, 1939 and 1940.		
Latakia	not exceeding two-thirds of the average	"	"	"
Bright Virginia flue cured	not exceeding one-fifth of the average	"	"	"
Dark fired	not exceeding two-thirds of the average	"	"	"
Cigar binder	not exceeding the average	"	"	"
Turkish	not exceeding three-quarters of the average	"	"	"

4. The average quantity, in standard pounds, of each particular type, "taken for use" during the calendar years 1938, 1939 and 1940, as established by sworn statement of the licensee and certified correct by the Excise Officer in charge, may be converted to actual or net weight on the basis of the yield in standard pounds of each type imported and entered "for Warehouse" during the calendar year 1943, as ascertained by the licensee and certified correct by the Excise Officer in charge.
5. Licensees shall ensure that on the conversion basis established in the preceding section the aggregate quantities for which import permits are requested are not in excess of their quota,—otherwise permits may be withheld pending adjustment satisfactory to the department.
6. The quotas of the different types of raw leaf tobacco herein established in respect of licensed tobacco or cigar manufacturers shall not be affected by removals ex-warehouse "in bond" or transfers "duty paid" under Special Permit Form E.132, as mentioned by Circular G.255, Sections 39 to 48 inclusive, provided that foreign raw leaf tobacco removed ex-warehouse in bond by a Customs bonded warehouse proprietor other than a licensed tobacco or cigar manufacturer shall be debited against the quota of the receiving licensee in the same manner as an importation.
7. Notwithstanding the quantities of foreign raw leaf tobacco in warehouse Customs bonded warehouse proprietors, not being licensed as tobacco or cigar manufacturers, may import under departmental permit to be obtained in advance and/or may "remove ex-warehouse in bond to licensed tobacco or cigar manufacturers" during the calendar year 1944 under supervision of a Customs Excise Officer, the various types and quantities indicated by the following tabulation:—

Types	Quantities				
Perique	not exceeding two-thirds of the average	"removed ex-warehouse in bond to licensed tobacco or cigar manufacturers" during the calendar years 1938, 1939 and 1940.			
Latakia	not exceeding two-thirds of the average				
Bright Virginia flue cured	not exceeding one-fifth of the average	"	"	"	"
Dark fired	not exceeding two-thirds of the average	"	"	"	"
Cigar binder	not exceeding the average	"	"	"	"
Turkish	not exceeding three-quarters of the average	"	"	"	"

8. Notwithstanding the foregoing, consideration will be given by the department to the issuance of permits for importations of raw leaf tobacco of any type from countries not included in the Sterling area, as defined, in those cases in which arrangements, approved by the Foreign Exchange Control Board, have been made for the payment in Sterling for the goods covered by any such permits.

D. SIM,  
*Deputy Minister of National Revenue,  
Customs and Excise.*

NOTE.—Collectors are instructed to ensure that a copy of this Memorandum is forwarded to every licensed tobacco and cigar manufacturer within the survey of this port. Supplement No. 11 to W.M. No. 34 is hereby superseded.

## DEPARTMENT OF THE SECRETARY OF STATE OF CANADA GOVERNMENT NOTICE

### Revised Regulations Respecting Trading with the Enemy (1943)

#### NOTICE

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that persons residing in Canada may make remittances for the support of private individuals residing in the territory of Sardinia and the Mainland Provinces of Italy occupied by the forces of the United Nations provided such remittances are made with the approval of the Foreign Exchange Control Board; and this notice shall constitute the permission of the Secretary of State to make such remittances and such action shall not be deemed to be trading with the enemy.

The permission hereby given shall apply only to transactions which shall be entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under or by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it shall be expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 30th day of March, 1944.

N. A. McLARTY,  
Secretary of State of Canada.





**PART III**  
**Wartime Prices and Trade Board**  
**(Finance)**

Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1126

**Respecting Maximum Retailers' Price for Lumber and Millwork in Alberta and the  
Peace River Block in British Columbia Excepting Specified Areas.**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

**Interpretation**

1. For the purposes of this Order,
  - (a) "lumber" means lumber shingles and lath;
  - (b) "Peace River Block" means that part of the Province of British Columbia from which shipment of lumber or millwork is made by means of the Northern Alberta Railways and the Alaska Highway;
  - (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

**Maximum Retailers' Prices Fixed For Alberta**

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or, at which any person may purchase at retail any lumber described in Schedule A to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Alberta and the Peace River Block, except Range One west of the Fourth Meridian of the said Province shall be the price shown for such lumber in the said Schedule;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail any millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Alberta and the Peace River Block, except Range One west of the Fourth Meridian of the said Province and the Cities of Calgary and Edmonton, shall be the price shown for such millwork in the said Schedule;

(3) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail any millwork other than millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point within the Province of Alberta and the Peace River Block except Range One west of the Fourth Meridian of the said Province and the Cities of Calgary and Edmonton, shall be the cost of such millwork to the retailer plus a mark-up of forty percentum (40%) of such cost.

**Special Sizes and Grades of Lumber**

3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

### Invoices to Show Particulars of Lumber or Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment in the Province of Alberta and the Peace River Block shall complete in duplicate an invoice covering each such sale, made by him stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### Previous Administrator's Order Revoked

5. Administrator's Order No. A-899 dated the 27th day of September, 1943 is revoked.

### Effective Date

6. This Order shall be effective on and after the 25th day of March, 1944.

Dated at Ottawa this 6th day of March, 1944.

A. H. WILLIAMSON,  
Timber Administrator.

APPROVED:

D. GORDON,  
Chairman, Wartime Prices and Trade Board.

### SCHEDULE "A"

to Administrator's Order No. A-1126

### MAXIMUM RETAIL PRICES FOR LUMBER IN ALBERTA

Except where indicated all prices set out hereunder refer to One Thousand Feet Board Measure and all measurements are calculated from the nominal size.

### LUMBER

#### SOFTWOODS—Surfaced

#### SPRUCE

	12' and 14'	Lengths 8' and 16'	10', 18' and 20'
<i>No. 1 Dimension</i>			
2 x 4", 2 x 6" and 2 x 8" .....	\$53.00	\$56.00	\$57.00
2 x 10" .....	56.00	59.00	60.00
2 x 12" .....	58.00	61.00	62.00
2 x 3" Add to the above prices for 2 x 4", 2 x 6" and 2 x 8" No. 1 Dimension	\$2.00.		

*No. 2 Dimension* DEDUCT from the above prices \$2.00  
For lengths over 20' ADD \$3.00 for every 2' in length over 20'.

#### Mountain Fir, Larch and Hemlock

*No. 1 Dimension*.....DEDUCT from the above Spruce prices \$1.00  
*No. 2 Dimension*.....DEDUCT from the above Spruce prices \$6.00  
For No. 1 Dimension over 20' up to and including 24' ADD \$5.00 to the price of 20' lengths of the same species.  
For No. 1 Dimension over 24' up to and including 32' ADD \$10.00 to the price of 20' lengths of the same species.

*Coast Fir and Hemlock**No. 1 and 2 Dimension*

For No. 1 Dimension the maximum prices shall be the prices set out above for Spruce No. 1 Dimension increased by an amount of \$2.00;

For No. 2 Dimension the maximum prices shall be the prices set out above for Spruce No. 1 Dimension decreased by an amount of \$1.00.

For No. 1 Dimension over 20' up to and including 24' ADD \$5.00 to the price of 20' lengths of the same species.

For No. 1 Dimension over 24' up to and including 32' ADD \$10.00 to the price of 20' lengths of the same species.

*Spruce, Mountain and Coast Fir, Larch and Hemlock*

Tongued and Grooved No. 1 Dimension ADD to the above prices \$5.00.

Tongued and Grooved Select Dimension ADD to the above prices \$12.00.

*Spruce Plank and Timbers S4S or S1S1E*

	8' to 16'	18' and 20'
3 x 4" to 4 x 8" .....	\$58.00	\$60.00
3 x 10" to 4 x 10" .....	59.00	61.00
3 x 12" to 4 x 12" .....	60.00	62.00
6 x 6" to 6 x 8" .....	59.00	61.00

For sizes larger than 6 x 8" ADD \$1.00 to the above prices for 6 x 8" for each additional inch in thickness and width.

For lengths over 20' ADD \$3.00 for every 2' in length over 20'.

*No. 1 Mountain Fir, Larch and Hemlock Plank and Timbers S4S or S1S1E*

	8' to 16'	18' and 20'	22' and over
3 x 6", 3 x 8", 3 x 10", 3 x 12" .....	\$66.00	\$67.00	\$74.00
4 x 4" and 4 x 6" .....	66.00	67.00	74.00
6 x 6" .....	67.00	68.00	74.00

*No. 1 Coast Fir and Hemlock Plank and Timbers S4S or S1S1E*

	8' to 16'	18' and 20'	22' and over
3 x 6", 3 x 8", 3 x 10", 3 x 12" .....	\$62.00	\$63.00	\$70.00
4 x 4" and 4 x 6" .....	62.00	63.00	70.00
6 x 6" .....	63.00	64.00	70.00

For sizes larger than 6 x 6" ADD \$1.00 to the above prices for 6 x 6" for each additional inch in thickness or width.

*Dimension Plank and Timbers—Rough*

ADD to the above prices \$3.00

Select Dimensions.....ADD to the above prices \$15.00

*Bridging and Strapping.*

1 x 2" Common.....	01c. per lineal foot
2 x 2" " .....	02c. per " "

*Spruce—Tank Plank*

2 x 6", 2 x 8", 2 x 10" and 2 x 12" ..ADD to the price given above for No. 1 Dimension Spruce.....\$15.00

*Spruce—Well Curbing*

1½ x 6" or 2 x 6" .....\$66.00

	No. 1 Coast Fir, Cedar and Hemlock and Spruce (No. 3 Mill Grade)	No. 2 Coast Fir, Cedar and Hemlock and Spruce (No. 4 Mill Grade)
<i>Boards and Shiplap</i>		
1 x 3" .....	\$57.00	\$55.00
1 x 4" .....	54.00	52.00
1 x 5" and 1 x 6" .....	56.00	54.00
1 x 7" to 1 x 10" .....	58.00	56.00
1 x 12" .....	59.00	57.00
Resawn Boards.....	36.50 per M.F.S.M.	—
Resawn Shiplap 3/8" .....	39.50 " "	—

For Select Common (No. 2 Mill Grade) Spruce Shiplap ADD to the above prices for No. 3 Mill Grade.....\$12.00

For Mountain Fir, Larch and Hemlock Boards and Shiplap.....DEDUCT from the above Spruce prices.\$3.00

For Ponderosa Pine Boards and Shiplap.....DEDUCT from the above Spruce prices..\$2.00

For Rough Boards ADD to the above price of Surfaced Boards of the same Grade and Species .....\$3.00

For Specified Lengths ordered by the

buyer.....	ADD to the above prices.....	\$2.00
For 5/4 and 6/4 Stock.....	ADD to the above prices.....	\$5.00
For Grain Tight Shiplap.....	ADD to the above prices for 1st Grade Spruce (No. 3 Mill Grade).....	\$3.00

For Boards and Shiplap of less than standard thickness of the species and grades set out above DEDUCT from the above mentioned prices for the following thicknesses.....

$\frac{1}{2}$ " full.....	\$5.00
$\frac{5}{8}$ " full.....	4.00
11/16" full.....	3.00

## FLOORING

*Spruce-Dressed and Matched or Centre Matched*

	No. 2 Common	No. 3 Common	No. 4 Common
1 x 4".....	\$71.00	\$62.00	\$59.00
1 x 6".....	71.00	64.00	60.00
1 x 8".....	73.00	66.00	62.00
For 5/4" Flooring ADD to the above prices.....			\$5.00

*Mountain Fir, Larch and Hemlock*

	"D" and Better	No. 1 Common
1 x 3" and 1 x 4".....	\$74.00	\$59.00
1 x 6".....	79.00	61.00

*Coast Fir and Hemlock*

	"B" and Better Edge Grain	"C" Edge Grain	"D" Edge Grain
1 x 3".....	\$95.00	\$89.00	\$70.00
1 x 4".....	98.00	91.00	70.00

	"B" and Better Flat Grain	"C" Flat Grain	"D" Flat Grain	No. 1 Common
1 x 3" and				
1 x 4".....	\$79.00	\$75.00	\$62.00	\$56.00
1 x 6".....	82.00	78.00	65.00	58.00

For thicknesses of  $1\frac{1}{4}$ " and  $1\frac{1}{2}$ " of any of the above species. ADD to the above prices \$6.00*Wagon Box Flooring*

$1\frac{1}{4}$ x 4" No. 1 Edge Grain Wagon Box Flooring.....	\$119.00
Set of 13 Pieces.....	7.80 per set

## CEILING

*Spruce*

	No. 2 Common	No. 3 Common	No. 4 Common
1 x 4".....	\$71.00	\$62.00	\$59.00
1 x 6".....	71.00	64.00	60.00
1 x 8".....	73.00	66.00	62.00

*Mountain Fir, Larch and Hemlock*

	"D" and Better	No. 1 Common
1 x 3" and 1 x 4".....	\$74.00	\$59.00
1 x 6".....	75.00	61.00
$\frac{5}{8}$ x 3" and $\frac{5}{8}$ x 4".....	63.00 per M.F.S.M.	—

*Coast Fir and Hemlock*

	"B" and Better	"C"	"D"
1 x 3" and 1 x 4".....	\$77.00	\$73.00	\$62.00
1 x 6".....	82.00	78.00	65.00
$\frac{5}{8}$ x 3" and $\frac{5}{8}$ x 4".....	65.00 per M.F.S.M.	60.00 per M.F.S.M.	55.00 per M.F.S.M.

*Coast Cedar*

	Random Lengths 8-18'	Shorts 3-7'
1 x 3" and 1 x 4" No. 3 Clear and Better.....	\$75.00	\$58.00
3" x 3" and 4" Clear.....	58.00 per M.F.S.M.	48.00 per M.F.S.M.
3" x 3" and 4" ".....	50.00 per M.F.S.M.	45.00 per M.F.S.M.



# SIDING

## DROP SIDING

*Spruce*

	No. 2 Common	No. 3 Common	No. 4 Common
1 x 4".....	\$71.00	\$62.00	\$59.00
1 x 6".....	71.00	64.00	60.00
1 x 8".....	73.00	66.00	62.00

*Mountain Fir, Larch and Hemlock*

	"D" and Better	No. 1 Common
1 x 4".....	\$74.00	\$59.00
1 x 6".....	79.00	61.00

*Coast Fir and Hemlock*

	"B" and Better	"C"	"D"
1 x 4".....	\$77.00	\$72.00	\$62.00
1 x 6".....	80.00	75.00	65.00
$\frac{3}{4}$ x 6".....	76.00 per M.F.S.M.	71.00 per M.F.S.M.	61.00 per M.F.S. M.

## OTHER SIDINGS

*Dolly Varden Siding*

	No. 2 Spruce	No. 3 Spruce
6" resawn from 5/4".....	\$58.50 per M.F.S.M.	\$50.50 per M.F.S.M.

*Spruce Bevel Siding*

	Select (No. 2 Mill Grade)	No. 1 (No. 3 Mill Grade)
$\frac{1}{2}$ x 4" Random Length.....	\$45.00 per M.F.S.M.	\$35.00 per M.F.S.M.
$\frac{1}{2}$ x 6" Random Length.....	45.00 per M.F.S.M.	40.00 per M.F.S.M.

*Cedar Bevel Siding*

	Clear	Grades	A
$\frac{1}{2}$ x 4" R/L 8' to 18'.....	\$57.00 per M.F.S.M.	\$50.00	per M.F.S.M.
$\frac{1}{2}$ x 5" ".....	65.00 " "	58.00	" "
$\frac{1}{2}$ x 6" ".....	72.00 " "	67.00	" "
$\frac{1}{2}$ x 8" ".....	87.00 " "	84.00	" "
$\frac{1}{2}$ x 10" ".....	87.00 " "	84.00	" "
$\frac{1}{2}$ x 4" 3' to 7'.....	35.00 " "	33.00	" "
$\frac{1}{2}$ x 5" ".....	43.00 " "	41.00	" "
$\frac{1}{2}$ x 6" ".....	54.00 " "	49.00	" "
$\frac{1}{2}$ x 8" ".....	56.00 " "	52.00	" "
$\frac{1}{2}$ x 10" ".....	56.00 " "	52.00	" "

## Grades

	B	C
$\frac{1}{2}$ x 4" R/L 8' to 18'.....	\$45.00 per M.F.S.M.	..... per M.F.S.M.
$\frac{1}{2}$ x 5" ".....	53.00 " "	" "
$\frac{1}{2}$ x 6" ".....	62.00 " "	\$42.00 " "
$\frac{1}{2}$ x 8" ".....	67.00 " "	48.00 " "
$\frac{1}{2}$ x 10" ".....	73.00 " "	" "
$\frac{1}{2}$ x 4" 3' to 7'.....	31.00 " "	" "
$\frac{1}{2}$ x 5" ".....	37.00 " "	" "
$\frac{1}{2}$ x 6" ".....	44.00 " "	" "
$\frac{1}{2}$ x 8" ".....	45.00 " "	29.00 " "
$\frac{1}{2}$ x 10" ".....	45.00 " "	" "

*Cedar Bungalow Siding*

	Clear "A" Grade	"B" Grade
$\frac{3}{4}$ x 8", 8' to 18'.....	\$103.00 per M.F.S.M.	\$83.00 per M.F.S.M.
x 8", 3' to 7'.....	63.00 " "	53.00 " "
x 10", 8' to 18'.....	113.00 " "	93.00 " "
$\frac{3}{4}$ x 10", 3' to 7'.....	93.00 " "	58.00 " "

*Cedar California Rustic Siding*

	"A" Grade	"B" Grade
$\frac{1}{2}$ x 4", 3' to 7'.....	\$37.00 per M.F.S.M.	\$34.00 per M.F.S.M.
$\frac{1}{2}$ x 4", 8' to 18'.....	47.00 per M.F.S.M.	44.00 per M.F.S.M.

*Novelty Siding*

1 x 4" No. 3 Clear and Better 8' to 18'	\$75.00
1 x 4" No. 3 Clear and Better 3' to 7'	57.00

## FINISH

<i>Cornice and Shelving</i>	"D" and Better Grade Spruce	No. 2 Common Spruce and "D" and Better Mountain Fir and Larch
1 x 4", 6" and 8".....	\$112.00	\$82.00
1 x 5" and 10".....	117.00	87.00
1 x 12".....	137.00	97.00
For Pine Cornice and Shelving.....	DEDUCT from the above prices..... \$4.00	

*Clear Finish*

	"B" or Better Fir and Hemlock	"C" or Shelving Grade Fir and Hemlock	"C" Select or Better Pine
1 x 4" .....	\$110.00	\$90.00	\$125.00
1 x 6" and 8" .....	110.00	90.00	130.00
1 x 5" and 10" .....	120.00	100.00	140.00
1 x 12" .....	130.00	110.00	155.00
For thickness of 1½" or more .....	ADD to the above prices \$20.00		
For width of 12" or more .....	ADD to the above prices \$ 5.00 per inch for each inch in width over 12".		

<i>Wagon Box Boards</i>	No. 1 Fir	No. 1 Hemlock	No. 1 Sitka Spruce
1½ x 14" .....	15½c. per board foot	15½c. per board foot	20c. per board foot
1½ x 16" .....	15½c. per board foot	15½c. per board foot	20c. per board foot

*Fir and Hemlock*

1½ x 14" - 14' in length .....	\$6.25 per set of two pieces.		
1½ x 14" - 16' in length .....	7.25	"	"
1½ x 16" - 14' in length .....	7.25	"	"
1½ x 16" - 16' in length .....	8.25	"	"

For Sitka Spruce, .....

ADD one third to prices for Fir and Hemlock.

## STEPPING

*Edge Grain Fir*

1½" x 10" .....	20½c. per lineal foot.
1½" x 12" .....	22½c. " "
1½" x 10" .....	22½c. " "
1½" x 12" .....	25½c. " "

## CASING

1 x 5" .....	05½c. per lineal foot.	
1 x 6" .....	06½c. " "	
1 x 4" No. 1013 Miracle Casing referred to in the B.C. Catalogue of Standard Mouldings No. 5 .....	04½c. " "	
Special sizes up to 3½" in width .....	Fir 04½c. per lineal foot	Pine 05½c. per lineal foot
Special sizes ¾ x 4½" .....	05½c. " "	06½c. " "

## BASE

1 x 8" .....	08½c. per lineal foot	
1 x 10" .....	10½c. " "	
1 x 6" No. 1023 Miracle Base referred to in the B.C. Catalogue of Standard Mouldings No. 5 .....	06½c. " "	
Special Sizes ¾ x 5½" .....	Fir 06½c. per lineal foot	Pine 07½c. per lineal foot
Special Sizes ¾ x 7½" .....	08½c. " "	10½c. " "
Special Sizes ¾ x 9½" .....	10½c. " "	13½c. " "
Special Sizes ¾ x 11½" .....	12½c. " "	16½c. " "

## JAMBS

1 x 5" Window Jambs.....	05½c. per lineal foot
1 x 6" Window Jambs.....	06½c. " "
2 x 6" Door Jamb.....	12½c. " "
1½ x 6" Door Jamb.....	09½c. " "
2 x 8" No. 1 Common Double Rabbeted..	12c. " "

## SILLS

Window and Door Sill, 1½ x 7¼".....	16½c. per lineal foot
Window and Door Sill, 1½ x 9¼".....	20½c. " "

## SHINGLES

*Cedar*

No. 1 XXX.....	\$8.35 per thousand.
No. 2 XXX.....	6.85 " "
Star A Star.....	7.35 " "
No. 1 XXXXX.....	7.40 per square (4 bundles).
	1.85 per bundle.
No. 2 XXXXX.....	5.80 per square (4 bundles).
	1.45 per bundle.
No. 3 XXXXX.....	5.10 per square (4 bundles).
	1.30 per bundle.
No. 1 Perfections.....	8.10 per square (4 bundles).
	2.05 per bundle.
No. 2 Perfections.....	5.90 per square (4 bundles).
	1.50 per bundle.
No. 3 Perfections.....	5.25 per square (4 bundles).
	1.35 per bundle.
Substandards (Wartime Specials)	
All thicknesses and lengths.	
4" Clear Butts.....	4.15 per square.
4" Clear Butts.....	5.20 per thousand
Sound Butts.....	\$3.05 per square.
Sound Butts.....	3.80 per thousand

## LATH

No. 1 Lath Pine, Spruce or Cedar.....	\$13.60 per 1000 pieces.
	68c. per bundle of 50 pieces.
No. 1 Lath Fir.....	13.00 per 1000 pieces.
	65c. per bundle of 50 pieces.
For No. 2 Lath.....	DEDUCT from the above prices... \$1.00

## HARDWOODS

*Wagon Oak*

2" Clear.....	40c. per F.B.M.
1" Clear flat sawn.....	45c. per F.B.M.

*Hardwood Flooring*

	13/16"	1/2"	3/8"	Thickness
1st Grade Maple, Birch and Beech.....	\$162.00			3/8" \$120.00
2nd Grade Maple, Birch and Beech.....	152.00			115.00
3rd Grade Maple, Birch and Beech.....	130.00			100.00
1st Grade Plain Red Oak.	13/16" \$250.00	1/2" \$219.00	3/8" \$160.00	f.o.b. Calgary or Edmonton
2nd " "	240.00	200.00	150.00	" " "
3rd " "	220.00	170.00	135.00	" " "

## VENEERS

*Cottonwood Veneer*

$\frac{3}{8}$ " thick.....	09c. per square foot.
$\frac{3}{16}$ " thick.....	10c. " "
$\frac{1}{4}$ " thick.....	12c. " "

*Fir Veneer*

Unsanded Sheathing $\frac{5}{16}$ " thickness up to 8' in length.....	07c. per square foot.
Wallboard Grade $\frac{1}{4}$ " full.....	06 $\frac{1}{2}$ c. per square foot.
$\frac{1}{4}$ " S02S up to and including 36" in width.....	08 $\frac{1}{2}$ c. " "
$\frac{1}{4}$ " S02S over 36" to 48" in width.....	09 $\frac{1}{2}$ c. " "
$\frac{1}{4}$ " G2S up to and including 36" in width..	11 $\frac{1}{2}$ c. " "
$\frac{1}{4}$ " G2S over 36" to 48" in width.....	12 $\frac{1}{2}$ c. " "
$\frac{3}{8}$ " S02S any width.....	12 $\frac{1}{2}$ c. " "
$\frac{3}{8}$ " G2S any width.....	15c. " "
$\frac{3}{4}$ " G2S any width.....	25 $\frac{1}{2}$ c. " "
For Pattern or Veed Panels.....	ADD to the above prices 01c. per square foot
For Weatherboard.....	ADD to the above prices 02c. per square foot

## SCHEDULE "B"

to Administrator's Order No. A-1126

## MAXIMUM RETAIL PRICES FOR MILLWORK IN ALBERTA

EXCEPTING CALGARY AND EDMONTON

FOR ANY MILLWORK NOT INCLUDED IN THE FOLLOWING DESCRIPTIONS  
THE MAXIMUM RETAIL PRICE SHALL BE COST PLUS 40 PER CENT  
(SEE SECTION 2 (3) OF THE ORDER)

## MILLWORK

## DOORS

*Doors* (two, four, five or six panel)

Size	Thickness		each
2/ 0 x 6/ 0	1 $\frac{3}{8}$ "	.....	\$4.80
2/ 0 x 6/ 6	"	.....	5.30
2/ 0 x 6/ 8	"	.....	5.60
2/ 4 x 6/ 4	"	.....	5.30
2/ 6 x 6/ 0	"	.....	5.85
2/ 6 x 6/ 6	"	.....	5.60
2/ 8 x 6/ 8	"	.....	5.85
2/10 x 6/10	"	.....	6.90
2/ 6 x 7/10	"	.....	7.70
3/ 0 x 6/ 0	"	.....	7.45
3/ 0 x 6/ 6	"	.....	7.45
3/ 0 x 7/ 0	"	.....	8.50
2/ 6 x 6/ 6	1 $\frac{3}{8}$ "	.....	7.15
2/ 8 x 6/ 8	"	.....	7.95
2/10 x 6/10	"	.....	9.30
3/ 0 x 7/10	"	.....	10.35

For one-panel door.....ADD to the above prices 50c.

For Craftsman door.....ADD " " 50c.

For Raised Five-panel door.....ADD " " 60c.

*Sash Doors*No. 210-4 Lights  
Glazed Plain GlassNo. 212 $\frac{1}{2}$ —1 Light and  
No. 214—1 Light  
Glazed Plain Glass

	1 $\frac{3}{8}$ " thickness	\$10.60 each	1 $\frac{3}{8}$ " thickness	\$10.60 each
2/ 6 x 6/ 6.....	" "	11.70	" "	12.75
2/ 8 x 6/ 8.....	" "	12.75	" "	14.85
2/10 x 6/10.....	" "	14.85	" "	14.85
2/ 8 x 6/ 8.....	1 $\frac{3}{8}$ "	17.00	" "	19.10
2/10 x 6/10.....	" "	19.00	" "	20.15



*Front Glazed Doors*

No. 308				
2/ 8 x 6/ 8—1 $\frac{3}{8}$ "	Plain Glass	.....	\$16.95	each
2/10 x 6/10—1"	"	.....	18.00	"
2/ 8 x 6/ 8—1"	"	.....	20.15	"
2/10 x 6/10—1"	"	.....	22.30	"
3/ 0 x 7/ 0—1 $\frac{3}{4}$ "	"	.....	24.40	"
For each coloured glass sash door.....			ADD to the above prices \$1.00	
For each sandblast glass sash door.....			ADD to the above prices 2.00	

*Combination Doors*

2/ 6 x 6/ 6	1 $\frac{3}{8}$ " thickness	\$11.15 each	1 $\frac{1}{8}$ " thickness	\$8.35 each
2/ 8 x 6/ 8.....	" "	11.15	" "	8.35
2/10 x 6/10.....	" "	11.70	" "	8.95
3/ 0 x 7/ 0.....	" "	11.70	" "	8.95

*Screen Doors*

$\frac{7}{8}$ " Any stock size.....		\$3.55 each
1 $\frac{1}{8}$ " Any stock size.....		3.80 "
1 $\frac{1}{8}$ " Ordinary 4-panel.....		4.10 "
1 $\frac{1}{8}$ " Fancy.....		4.70 "
1 $\frac{1}{8}$ " fancy with wooden panel.....		5.85 "

## WINDOWS AND SASH

## WINDOWS (2 sash)

*Glass Size*

8 x 10.....	12 Lights Plain Rail	1 $\frac{1}{8}$ " thickness	\$3.25 each
10 x 12.....	12 " "	" "	4.10 "
8 x 10.....	8 " "	" "	2.65 "
10 x 12.....	8 " "	" "	3.05 "
10 x 20.....	4 " Check Rail	1 $\frac{3}{8}$ " "	3.05 "
10 x 24.....	4 " "	" "	3.25 "
12 x 20.....	4 " "	" "	3.25 "
12 x 24.....	4 " "	" "	3.55 "
12 x 26.....	4 " "	" "	3.80 "
12 x 28.....	4 " "	" "	4.10 "
16 x 20.....	2 " "	" "	2.45 "
16 x 24.....	2 " "	" "	2.65 "
20 x 20.....	2 " "	" "	2.75 "
20 x 24.....	2 " "	" "	3.20 "
20 x 26.....	2 " "	" "	3.20 "
20 x 28.....	2 " "	" "	3.55 "
20 x 30.....	2 " "	" "	3.80 "
24 x 24.....	2 " "	" "	3.55 "
24 x 26.....	2 " "	" "	3.65 "
24 x 28.....	2 " "	" "	4.10 "
24 x 30.....	2 " "	" "	4.25 "
26 x 26.....	2 " "	" "	4.10 "
26 x 28.....	2 " "	" "	4.50 "

For Storm Sash.....ADD to the above prices 35c.

## CELLAR SASH

8 x 10	2 Lights	1 $\frac{1}{8}$ " thickness.....	\$1.05 each
10 x 12	2 " "	" ".....	1.20 "
7 x 9	3 " "	" ".....	1.35 "
8 x 10	3 " "	" ".....	1.35 "
10 x 12	3 " "	" ".....	1.55 "

## BARN SASH

*Glass Size*

8 x 8	4 Lights	1 $\frac{1}{8}$ " thickness.....	1.50 each
10 x 10	4 " "	" ".....	1.70 "
8 x 10	4 " "	" ".....	1.50 "
10 x 12	4 " "	" ".....	1.80 "
8 x 10	6 " "	" ".....	2.00 "
10 x 12	6 " "	" ".....	2.40 "
8 x 10	6 " "	1 $\frac{3}{8}$ " ".....	2.35 "
10 x 12	6 " "	" ".....	2.85 "
8 x 10	9 " "	1 $\frac{1}{8}$ " ".....	2.85 "
10 x 12	9 " "	" ".....	3.50 "



## MOULDINGS

Number	Type	Size	Price per 100 lineal feet
			\$ cts.
1115	Angle Bead .....	$\frac{7}{8}$ "	1 25
1140	Astragal .....	$\frac{3}{8}$ " x $\frac{3}{4}$ "	1 25
1141	" .....	$\frac{3}{8}$ " x $1\frac{3}{4}$ "	2 50
1185	Apron .....	$\frac{3}{4}$ " x $3\frac{1}{2}$ "	5 00
1000	Back Band .....	$1\frac{3}{16}$ " x $1\frac{1}{2}$ "	3 00
1020	Base Block .....	$1\frac{1}{16}$ " x $4\frac{1}{2}$ "	8 00
1250	Bed Mould .....	$\frac{3}{4}$ " x $1\frac{3}{4}$ "	2 50
1251	" .....	$\frac{3}{4}$ " x $2\frac{1}{2}$ "	3 75
1170	Burlap Mould .....	$\frac{3}{8}$ " x $1\frac{5}{8}$ "	2 50
1170A and			
1171	Burlap Mould .....	$\frac{3}{8}$ " x $2\frac{1}{2}$ "	3 75
1120	Carpet Strip .....	$\frac{1}{2}$ " x $\frac{3}{4}$ "	1 25
1220	Cove .....	$\frac{3}{4}$ " x $\frac{3}{4}$ "	1 25
1225	" .....	$\frac{3}{4}$ " x $\frac{3}{4}$ "	1 25
1200 and			
1201	Cap Trim .....	$1\frac{3}{16}$ " x $2\frac{1}{2}$ "	5 50
1235	Crown .....	$\frac{1}{2}$ " x $\frac{3}{4}$ "	1 25
1238	" .....	$\frac{3}{4}$ " x $1\frac{3}{4}$ "	2 50
1172	Chair Rail .....	$\frac{1}{2}$ " x $3\frac{1}{2}$ "	5 00
1165	D4S Baluster Stock .....	$1\frac{3}{16}$ " x $1\frac{3}{16}$ "	2 75
1166	" .....	$1\frac{5}{8}$ " x $1\frac{5}{8}$ "	5 00
1136	Drip Cap .....	$1\frac{3}{16}$ " x $2\frac{3}{4}$ "	5 50
1124 and	Door Stop B.N. and O.G. ....	$\frac{3}{8}$ " x $1\frac{3}{4}$ " and $\frac{3}{8}$ " x $1\frac{3}{8}$ " respec-	
1131		tively	2 50
1135	Fence Water Table .....	$\frac{3}{4}$ " x $1\frac{1}{2}$ "	2 50
1105	Half Round .....	$\frac{3}{4}$ " x $\frac{3}{4}$ "	1 25
1106	" .....	$1\frac{1}{2}$ " x $1\frac{1}{2}$ "	1 50
1280	Hand Rail .....	$2\frac{1}{2}$ " x $3\frac{1}{2}$ "	15 00
1160	Lattice .....	$5/16$ " x $1\frac{3}{8}$ "	2 25
1161	" .....	$5/16$ " x $1\frac{5}{8}$ "	2 50
1143	Neck Mould .....	$\frac{3}{8}$ " x $1$ "	1 50
1121	Parting Strip .....	$\frac{1}{2}$ " x $\frac{3}{4}$ "	1 25
1145	Panel Mould .....	$\frac{3}{8}$ " x $\frac{3}{2}$ "	1 25
1150	Picture Mould .....	$\frac{3}{4}$ " x $1\frac{1}{2}$ "	2 25
1151	" .....	$\frac{1}{2}$ " x $1\frac{3}{4}$ "	2 50
1153	" .....	$\frac{3}{4}$ " x $1\frac{3}{4}$ "	2 50
1100	Quarter Round .....	$\frac{1}{2}$ " x $\frac{1}{2}$ "	1 25
1101	" .....	$\frac{3}{4}$ " x $\frac{3}{4}$ "	1 25
1117	Ridge Roll .....	$1\frac{1}{2}$ "	5 00
1118	" .....	$2\frac{1}{2}$ "	11 00
1110	Round .....	$\frac{3}{4}$ "	1 25
1111	" .....	$1\frac{1}{16}$ "	2 75
1030	Threshold .....	$\frac{5}{8}$ " x $3\frac{1}{2}$ "	5 00
1123 and			
1130	Window Stop B.N. and O.G. ....	$\frac{3}{8}$ " x $1\frac{1}{4}$ "	1 75
1293 and			
1296	Window Stool .....	$1\frac{3}{16}$ " x $4\frac{1}{4}$ "	9 00
1294 and			
1297	Window Stool .....	$1\frac{3}{16}$ " x $5\frac{1}{4}$ "	11 00
1295 and			
1298	Window Stool .....	$1\frac{3}{16}$ " x $7\frac{1}{4}$ "	15 00
1211	Wainscot Cap .....	$\frac{3}{4}$ " x $2\frac{1}{2}$ "	3 75
1210	" .....	$1\frac{3}{16}$ " x $1\frac{3}{4}$ "	3 75

NOTE.—All numbers for mouldings above refer to B.C. Catalogue of Standard Mouldings No. 5.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1127

### Respecting Maximum Retailers' Prices for Lumber and Millwork in the Northern Interior Region of British Columbia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

#### Interpretation

1. For the purpose of this Order,
- (a) "Northern Interior Region" of British Columbia means (i) the Forest District of Fort George excluding the Peace River Block, and (ii) all that part of the Forest District of Prince Rupert including Terrace east of the line of the Cascade Mountains which line is defined for administrative purposes and is outlined together with the said Forest Districts on a map indicating Forest District Boundaries in the Province of British Columbia issued by the Department of Lands of the Government of the said Province on March 31, 1937 (Reprint April 1942).
- (b) "Peace River Block" means that part of the Province of British Columbia from which shipment of lumber or millwork is made by means of the Northern Alberta Railways and the Alaska Highway.
- (c) "Point of Shipment" means any warehouse, lumber yard or place from which lumber is shipped or delivered.

#### Maximum Retailers' Prices Fixed for Northern Interior Region of British Columbia

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Northern Interior Region of British Columbia, shall be the price shown for such lumber and millwork in the said Schedules.

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any millwork, other than millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Northern Interior Region of British Columbia, shall be the cost of such millwork to the retailer, plus a mark-up of forty per centum (40%) of such cost.

#### Special Sizes and Grades of Lumber

3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

#### Invoices to Show Particulars of Lumber and Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment within the Northern Interior Region of British Columbia shall complete in duplicate



an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### Effective Date

5. This Order shall be effective on and after the 22nd day of March 1944.

Dated at Ottawa this 8th day of March, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### SCHEDULE A

To Administrator's Order No. A-1127

### Maximum Retail Prices for Lumber in the Northern Interior Region of British Columbia

Except where indicated all prices set out hereunder refer to one thousand feet Board Measure and all measurements are calculated from the nominal size.

### SOFTWOOD LUMBER

#### ALL SPECIES OF SOFTWOOD—

#### No. 1 Common Dimension, Surfaced:

Size	Length	
2 x 4", 2 x 6", 2 x 8".....	12' and 14'.....	\$48 00
2 x 4", 2 x 6", 2 x 8".....	8' and 16'.....	50 00
2 x 4", 2 x 6", 2 x 8".....	10', 18' and 20'.....	51 00
2 x 10".....	12' and 14'.....	50 50
2 x 10".....	8' and 16'.....	52 50
2 x 10".....	10', 18' and 20'.....	54 50
2 x 12".....	12' and 14'.....	52 50
2 x 12".....	8' and 16'.....	54 50
2 x 12".....	10', 18' and 20'.....	56 50

For No. 2 Dimension Deduct \$2.00 from the above prices.

For Select Common and Tank Stock Add \$10.00 to the above prices.

For Dimension S2S and C.M. Add \$3.00 to the above prices.

For Log Cabin Siding Add \$5.00 to the above prices.

For Rough Deduct \$3.00 from the above prices.

#### No. 1 Common Plank and Timbers S4S or SISIE, excepting Cedar:

Size	Length	
3 x 4" to 4 x 8".....	8' to 16'.....	52 50
3 x 10" to 4 x 10".....	8' to 16'.....	53 50
3 x 12" to 4 x 12".....	8' to 16'.....	54 50
6 x 6" to 8 x 8".....	8' to 16'.....	53 50

For 18' and 20' lengths Add \$2.00 to the above prices.

For lengths exceeding 20' Add \$1.00 to the price for lengths of 20' for each foot in length in excess of 20'.

*No. 1 Common Plank and Timbers Rough, excepting Cedar:*

Size	Length	
8 x 8" to 12 x 12"	8' to 16'	\$ 54 50
For other Rough sizes Deduct \$3.00 from the prices for No. 1 Common Plank and Timbers S4S or SISIE.		

Cedar Timbers.....\$65 00

*ALL SPECIES OF SOFTWOOD—**Common Boards, S2S, S4S or Shiplap:*

	D and Better	No. 2 Common	No. 3 Common	No. 4 Common	No. 5 Common
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
1 x 4"—R/L—6/20'.....	70 00	56 00	47 00	46 00	44 00
1 x 5"—R/L—6/20'.....	80 00	60 00	51 00	50 00	47 00
1 x 6"—R/L—6/20'.....	75 00	59 00	50 00	48 00	46 00
1 x 8"—R/L—6/20'.....	80 00	60 00	51 00	49 00	46 00
1 x 10"—R/L—6/20'.....	80 00	60 00	51 00	49 00	46 00
1 x 12"—R/L—6/20'.....	95 00	61 00	52 00	50 00	46 00

For Rough Deduct \$3.00 from the above prices.

For specified lengths ordered by the buyer Add \$2.00 to the above prices.

For 5/4" and 6/4" in any grade of Commons Add \$5.00 to the above prices.

*Lumber of less than Standard Thickness:*

For thickness of 1/2" full Deduct \$5.00 from the above prices.

For thickness of 5/8" full Deduct \$4.00 from the above prices.

For thickness of 11/16" full Deduct \$3.00 from the above prices.

For Resawn Shiplap SIS 3/8" in thickness the maximum price per MFSM shall be half the amount of the above prices plus \$3.50.

*SPRUCE**Drop Siding, Ceiling and Flooring**Dressed and Matched or Centre Matched*

	Sizes		
	1 x 4"	1 x 6"	1 x 8"
No. 2 Common.....	\$60 00	\$60 00	\$60 00
No. 3 Common.....	51 00	52 00	54 00
No. 4 Common.....	49 00	50 00	52 00

*Bevel Siding—*

No. 2 Common 1/2 x 4".....	\$43 00 per MFSM
No. 3 Common 1/2 x 4".....	37 00 per MFSM
No. 2 Common 1/2 x 6".....	43 00 per MFSM
No. 3 Common 1/2 x 6".....	37 00 per MFSM

*FIR, HEMLOCK AND CEDAR*

	1 x 4"	1 x 6"
Drop or Novelty Siding B and Better.....	\$70 00	\$75 00
Drop or Novelty Siding C .....	67 00	74 00
Drop or Novelty Siding D .....	58 00	64 00

*Bevel Siding:**CEDAR*

	Clear	A Grade	B Grade	C Grade
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
1/2 x 4" 8' to 18'.....	49 00 per MFSM	45 00 per MFSM	41 00 per MFSM	.....
1/2 x 5" 8' to 18'.....	55 00 per MFSM	49 00 per MFSM	47 00 per MFSM	.....
1/2 x 6" 8' to 18'.....	61 00 per MFSM	57 00 per MFSM	51 00 per MFSM	33 00 per MFSM
1/2 x 8" 8' to 18'.....	81 00 per MFSM	80 00 per MFSM	60 00 per MFSM	42 00 per MFSM

## Clear Finish—

No. 2 and Better 1 x 4", 1 x 6" and 1 x 8".....	\$120 00
No. 2 and Better 1 x 5", 1 x 10" and 1 x 12".....	130 00

For 5/4" ADD \$5.00 to the above prices.

## FIR AND HEMLOCK

	1 x 3"	1 x 4"	1 1/4 x 4"	1 x 6"
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Flooring B and Better, Edge Grain.....	90 00	90 00		
" C .....	80 00	80 00	97 00	
" D .....	70 00	70 00	88 00	
" B and Better, Flat Grain.....	69 00	74 00		79 00
" C .....	65 00	70 00		78 00
" D .....	62 00	62 00		70 00
Ceiling, B and Better.....	67 00	71 00		
" C .....	62 00	67 00		
" D .....	59 00	61 00		
	5/8 x 3"		5/8 x 4"	
	\$ cts.		\$ cts.	
Ceiling, B and Better.....	56 00 per MFSM		58 00 per MFSM	
" C .....	53 00 per MFSM		55 00 per MFSM	

## Finish:

1 x 2".....	\$ 0 02 per lineal foot
1 x 3".....	0 03 per lineal foot
1 x 4", 1 x 6" and 1 x 8".....	85 00
1 x 5" and 1 x 10".....	90 00
1 x 12".....	100 00
1 1/4" or 1 1/2" x all widths up to 12".....	110 00
3 x 3" to 4 x 6".....	100 00
6 x 6".....	120 00

## Door Jamb:

1 3/8 x 5 1/4 or 5 1/2".....	\$ 9 00 per 100 lineal feet
1 3/4 x 5 1/4 or 5 1/2".....	12 00 per 100 lineal feet
1 3/8 x 7 1/4 or 7 1/2".....	12 00 per 100 lineal feet
1 3/4 x 7 1/4 or 7 1/2".....	16 00 per 100 lineal feet

## Window Jamb:

3/4 x 5 1/4 or 5 1/2".....	\$6 00 per 100 lineal feet
3/4 x 7 1/4 or 7 1/2".....	8 00 per 100 lineal feet
1 1/8 x 5 1/4 or 5 1/2".....	7 00 per 100 lineal feet
1 1/8 x 7 1/4 or 7 1/2".....	9 50 per 100 lineal feet

## Sill Stock:

1 5/8 x 7 1/4".....	\$13 00 per 100 lineal feet
1 5/8 x 9 1/4".....	17 00 per 100 lineal feet

## Stepping, Edge Grain:

1 1/4 x 10".....	\$16 00 per 100 lineal feet
1 1/4 x 12".....	19 00 per 100 lineal feet
1 1/2 x 10".....	19 00 per 100 lineal feet
1 1/2 x 12".....	22 00 per 100 lineal feet

*Casing:*

Under 3" in width.....	\$3 00 per 100 lineal feet
3" to 4" in width.....	4 00 per 100 lineal feet
Over 4" to 5" in width.....	5 00 per 100 lineal feet
Over 5" to 6" in width.....	6 00 per 100 lineal feet

*Base:*

6" in width.....	\$ 6 00 per 100 lineal feet
8" in width.....	8 00 per 100 lineal feet
10" in width.....	10 00 per 100 lineal feet

*Base Block Stock:*

1 1/16" x 4 1/2".....	\$6 00 per 100 lineal feet
1 1/16" x 5 1/2".....	8 00 per 100 lineal feet

## MOULDINGS

The price set forth in No. 6 B.C. Catalogue of Standard Mouldings dated October 5th, 1943, a copy of which is on file in the office of the Timber Administrator.

## CEDAR SHINGLES

No. 1, XXXXX.....	\$7 30 per square
No. 2, XXXXX.....	5 50 per square
No. 3, XXXXX.....	5 00 per square
No. 1, XXX.....	7 35 per thousand
No. 2, XXX.....	6 35 per thousand

## LATH

Cedar.....	\$12 50 per thousand pieces
Pine or Spruce.....	9 60 per thousand pieces
No. 1 Fir.....	8 60 per thousand pieces
No. 2 Fir.....	7 60 per thousand pieces

## SCHEDULE B

To Administrator's Order No. A-1127

Maximum Retail Prices for Millwork in the Northern Interior  
Region of British Columbia

## MILLWORK

*Sash:*

8 x 10, 3 lights, 1 3/8" in thickness.....	\$1 60 each
8 x 10, 4 lights, 1 3/8" in thickness.....	1 65 each
8 x 10, 6 lights, 1 3/8" in thickness.....	2 00 each
8 x 10, 9 lights, 1 3/8" in thickness.....	3 00 each
10 x 12, 2 lights, 1 3/8" in thickness.....	1 30 each
10 x 12, 3 lights, 1 3/8" in thickness.....	1 80 each
10 x 12, 4 lights, 1 3/8" in thickness.....	1 90 each
10 x 12, 6 lights, 1 3/8" in thickness.....	2 50 each
10 x 12, 9 lights, 1 3/8" in thickness.....	3 50 each
10 x 14, 3 lights, 1 3/8" in thickness.....	1 75 each
10 x 14, 6 lights, 1 3/8" in thickness.....	2 60 each
10 x 16, 3 lights, 1 3/8" in thickness.....	1 90 each
10 x 16, 6 lights, 1 3/8" in thickness.....	3 00 each

*Windows:*

8 x 10, 8 lights, 1 3/8" Check Rail.....	2 85 each
8 x 10, 12 lights, 1 3/8" Check Rail.....	3 75 each
8 x 10, 18 lights, 1 3/8" Check Rail.....	6 00 each
10 x 12, 8 lights, 1 3/8" Check Rail.....	3 20 each
10 x 12, 12 lights, 1 3/8" Check Rail.....	4 00 each



*Windows:—Con.*

10 x 12, 18 lights, 1 3/8" Check Rail.....	\$7 00 each
10 x 14, 12 lights, 1 3/8" Check Rail.....	4 60 each
10 x 20, 4 lights, 1 3/8" Check Rail.....	2 85 each
12 x 20, 4 lights, 1 3/8" Check Rail.....	3 25 each
12 x 24, 4 lights, 1 3/8" Check Rail.....	3 75 each
14 x 28, 4 lights, 1 3/8" Check Rail.....	4 25 each
20 x 20, 2 lights, 1 3/8" Check Rail.....	2 70 each
20 x 24, 2 lights, 1 3/8" Check Rail.....	2 90 each
24 x 24, 2 lights, 1 3/8" Check Rail.....	3 50 each
24 x 26, 2 lights, 1 3/8" Check Rail.....	3 70 each
24 x 28, 2 lights, 1 3/8" Check Rail.....	3 60 each
24 x 30, 2 lights, 1 3/8" Check Rail.....	3 90 each
26 x 26, 2 lights, 1 3/8" Check Rail.....	3 50 each
26 x 28, 2 lights, 1 3/8" Check Rail.....	3 80 each
26 x 30, 2 lights, 1 3/8" Check Rail.....	3 90 each
28 x 28, 2 lights, 1 3/8" Check Rail.....	3 90 each
28 x 30, 2 lights, 1 3/8" Check Rail.....	4 20 each
30 x 30, 2 lights, 1 3/8" Check Rail.....	4 60 each
30 x 32, 2 lights, 1 3/8" Check Rail.....	4 80 each
34 x 34, 2 lights, 1 3/8" Check Rail, Double Strength Glass.....	8 00 each
36 x 36, 2 lights, 1 3/8" Check Rail, Double Strength Glass.....	9 50 each

For Storm Sash Rabbeted with Slat Vents Add 80c. to the above prices for Windows.

*Frames—*

Inside Door Frames, 6" Jambs.....	\$2 50 each
Outside Door Frames, 6" Jambs.....	4 50 each
Outside Door Frames, 7 1/4" Jambs.....	5 00 each
Window Frames, 5 1/2" Jambs.....	4 00 each
Window Frames, 7 1/4" Jambs.....	4 50 each

*Doors:*

	PANEL DOORS			GLAZED DOORS				
	5 Cross Panel and 2 Panel	1 Panel	Crafts- man	No. 214 or same design	No. 301 or same design	No. 302 or same design	No. 304 or same design	French Doors 15 Lights
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
2/0 x 6/0—1 3/8.....	4 25	4 50	4 85	.....	.....	.....	.....	.....
2/0 x 6/6—1 3/8.....	4 50	4 75	5 00	.....	.....	.....	.....	.....
2/4 x 6/4—1 3/8.....	4 50	4 75	5 00	.....	.....	.....	.....	.....
2/4 x 6/6—1 3/8.....	5 00	5 25	5 25	.....	.....	.....	.....	.....
2/6 x 6/6—1 3/8.....	5 00	5 25	5 50	7 50	.....	.....	.....	12 00
2/6 x 6/8—1 3/8.....	5 00	5 25	5 50	.....	.....	.....	.....	.....
2/8 x 6/8—1 3/8.....	5 25	5 50	5 75	8 00	12 00	.....	.....	13 00
2/10 x 6/10—1 3/8.....	5 50	6 00	6 25	9 00	13 00	.....	.....	14 00
2/8 x 6/8—1 3/4.....	6 00	.....	.....	.....	.....	.....	.....	.....
2/10 x 6/10—1 3/4.....	6 75	.....	8 25	11 50	15 00	.....	.....	16 00
3/0 x 7/0—1 3/4.....	7 50	.....	.....	12 50	16 00	24 00	27 00	.....

For 5 Cross Raised Panel Doors Add 50c. to the above prices for 5 Cross Panel Doors.

The above numbers refer to designs of doors which are shown under such numbers in the Standard Millwork Catalogue of Sash and Doors used by the Manufacturers in the Province of Alberta.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1152

**Distribution of Potatoes in Eastern Canada**

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator of the Foods Administration,

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Order comes into force on April 1, 1944.
2. Until further notice, Administrator's Order No. A-1074 is suspended.

Dated at Ottawa, this 29th day of March, 1944.

K. W. TAYLOR,  
*Co-ordinator, Foods Administration*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board*

PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**METALS CONTROLLER**

**Order No. M. C. 14A**

**(Primary Nickel)**

Dated March 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

*1. Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "primary nickel" shall mean nickel of any concentration in the following forms:  
 copper nickel shot used for remelting, electrolytic cathodes, ingot and shot.

*2. Order No. M.C. 14 Rescinded*

The Order of the Metals Controller No. M.C. 14, dated May 12, 1942, is hereby rescinded.

*3. Permit Required for Purchases in Excess of 500 lbs. Per Month*

No person shall purchase or otherwise acquire more than 500 pounds in weight of primary nickel in any calendar month without obtaining a permit from the Metals Controller.

*4. Reports*

Any person who acquires or carries an inventory of primary nickel shall give the Metals Controller such information in such form and at such times as the Metals Controller may from time to time require.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY**

**PRIORITIES OFFICER**

**Order No. P.O. 5B-1**

**(Order No. P.O. 5B Amended)**

Dated March 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 2 of Order No. P.O. 5B Amended*

Section 2 of Order No. P.O. 5B of the Priorities Officer dated January 29, 1944, is amended by deleting paragraph (c) of subsection (1) of the said Section.

W. E. UREN,  
*Priorities Officer.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

PART V

Export Permit Branch  
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 90

March 29, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Orchard grass and Meadow fescue be deleted from Section 2 of Export Permit Branch Order No. 61 of February 16, 1943, so that Orchard grass and Meadow fescue will require an export permit when shipped from Canada to any destination.

2. That the following be exempted from requiring an export permit when shipped from Canada to any part of the British Empire:—

Pumice, calcareous tufa, pumice stone and lava.

Talc, steatite, soapstone and pyrophyllite, crude and ground.

3. That Fluorspar be exempted from requiring an export permit when shipped from Canada to any part of the British Empire or the United States.

4. That this Order come into force and have effect on and after April 1, 1944.

J. A. MacKINNON,  
*Minister of Trade and Commerce.*



VOLUME II, No. 2



APRIL 17, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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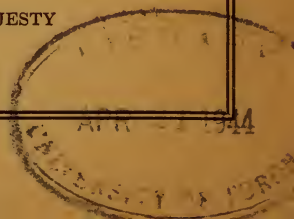
STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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Published under authority of Order in Council P.C. 10793  
of 26th November, 1942

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

*Price 10 cents*





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PART I  
Orders in Council

Order in Council re payment of Rehabilitation Grant

P.C. 2349

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by regulations made by Order in Council, dated 19th December, 1940, P.C. 7521, as amended, provision is made for a Rehabilitation Grant to be paid under the conditions therein set out to members of the Naval, Military and Air Forces of Canada who have served continuously on active service during the present War for a period of not less than 183 days, upon being retired or discharged from any of the said Forces, or having ceased to serve on active service;

And Whereas under the provisions of the said regulations the Rehabilitation Grant is not payable to or in respect of any member of the Armed Forces who has been retired or discharged therefrom or has ceased to serve on active service therein by reason of—

- (i) having made a false answer on enrolment or attestation.
- (ii) at his own request.
- (iii) a sentence of a Court Martial or disciplinary Court or in the case of the Naval Forces a punishment of dismissal forming part of a summary award.
- (iv) a conviction by the civil power involving a sentence of imprisonment.
- (v) retirement or discharge with immediate grant thereon of a pension under the Militia Pension Act.

And whereas it is now considered that any member of the Forces who has served on Active Service for the requisite time and who has not ceased to serve by reason of a conviction by a service or civil court or who has not been retired, discharged or permitted to resign for the purposes of immediate appointment to or enlistment or enrolment in any other of the Naval, Military or Air Forces of Canada or in any other Forces of His Majesty or His Majesty's Allies, should receive the Rehabilitation Grant.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, concurred in by the Minister of National Defence and the Minister of National Defence for Naval Service, and under and by virtue of the War Measures Act, Chapter 206 Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other statute, order or regulation, is pleased to amend the regulations made and established by Order in Council P.C. 7521, dated 19th December, 1940, as amended by Orders in Council P.C. 890 dated 5th February, 1941, and P.C. 3544 dated 19th May, 1941, and they are hereby further amended as follows, effective as of and from the 26th day of August, 1939—

1. Paragraph 3 is cancelled and the following substituted therefor:

- "3. The Rehabilitation Grant shall not be payable to or in respect of any such member of the Naval, Military or Air Forces of Canada who has resigned or has been removed, retired or discharged therefrom or has ceased to serve on active service therein

- (a) By reason of a sentence of a court-martial or disciplinary court, or in the case of the Naval Forces, a punishment of dismissal forming part of a summary award,
- (b) by reason of a conviction by the civil power involving a sentence of imprisonment, or
- (c) for the purpose of immediate appointment, enlistment or enrolment in any other of the Naval, Military or Air Forces of Canada or in any other Forces of His Majesty or His Majesty's Allies, provided that on completion of 183 days combined continuous service in any two or more of the Armed Forces of Canada, such member shall be eligible on ceasing to serve to receive the Rehabilitation Grant."

2. Paragraph 3A is amended by deleting the period at the end of the paragraph, substituting a comma and adding the following words—

"provided that if the officer or man fails by reason of lack of service to qualify for a further Rehabilitation Grant he shall be entitled to a refund of the portion of the Rehabilitation Grant recovered from him at the time of his re-appointment or re-enlistment."

A. D. P. HEENEY,

*Clerk of the Privy Council.*

## Order in Council appointing G. P. Kaye and J. H. Lamprey as Deputy Timber Controllers

P.C. 2365

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2716 of June 24, 1940, Regulations Respecting Timber were established and the said Regulations have been amended from time to time;

And whereas by Order in Council P.C. 9994 of November 3, 1942, Mr. Alan Holmes Williamson was appointed Timber Controller and by Order in Council P.C. 6268 of August 6, 1943, Mr. Kenneth Maxwell Brown of Toronto, Manager, was appointed a Deputy Timber Controller;

And whereas by Order in Council P.C. 1997 of March 21, 1944, the said Regulations Respecting Timber were revised and re-established, partly to include the control of wood fuel, and the Regulations Respecting Wood Fuel were rescinded;

And whereas by Order in Council P.C. 1998 of March 21, 1944, the present Orders of the Wood Fuel Controller were made Orders of the Timber Controller;

And whereas the Minister of Munitions and Supply reports that it is desirable to appoint two additional Deputy Timber Controllers, and that Mr. Gilbert Peter Kaye, of Ottawa, presently Acting Controller of Supplies and Assistant Timber Controller, and Mr. John Howard Lamprey, of Ottawa, presently Executive Assistant to the Timber Controller are fit and proper persons to be appointed Deputy Timber Controllers.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Mr. Gilbert Peter Kaye, of Ottawa, presently Acting Controller of Supplies and Assistant Timber Controller, and Mr. John Howard Lamprey, of Ottawa, presently Executive Assistant to the Timber Controller, to be Deputy Timber Controllers.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order re disclosure of medical information to Provincial Health  
Authorities re members of the Armed Forces, patients  
in mental or tuberculosis hospitals

P.C. 2421

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence, with the concurrence of the Minister of National Defence for Air and the Minister of National Defence for Naval Services, reports that it is considered desirable that with respect to every member or former member of the Naval, Military and Air Forces of Canada who is a patient in a Provincial Mental Hospital or a Hospital or Sanatorium for the treatment of tuberculosis, or is to proceed to one of such institutions for the purpose of being admitted as a patient, a report containing such medical information regarding any such member as the circumstances might require, be sent confidentially to the Deputy Minister of Health or other appropriate Health Authority for the Province in which any such member is a patient or is to proceed to become a patient as aforesaid;

That the Judge Advocate-General has expressed the opinion that a Medical Officer of the Armed Forces of Canada should not make such a report to the Provincial Health Officials except with the consent in writing of the member of the Armed Forces concerned; and

That it is, therefore, deemed necessary and in the interest of Public Health and of every such member that authority be granted to Medical Officers to make such reports to Provincial Health Authorities and that provision be made for the protection of Medical Officers in this connection.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order,—

ORDER

*Disclosure of Medical Information to Provincial Health Authorities Concerning Members of the Armed Forces, Patients in Either Mental or Tuberculosis Hospitals.*

Any Medical Officer of the Naval, Military or Air Forces of Canada acting in the course of his duty, or any other officer of the said Forces charged with such duty and acting in the course thereof, may disclose or cause to be disclosed by confidential report to any Deputy Minister of Health or other appropriate Health Authority of any Province of Canada any medical information concerning any member or former member of the Armed Forces of Canada who is a patient in a Provincial Mental Hospital or a Hospital or Sanatorium for the treatment of tuberculosis or is to proceed to any such institution to become a patient therein.

2. No action shall be brought or maintained by or on behalf of any person in any court against any such officer by reason of anything done by such officer acting as aforesaid in pursuance of the authority granted by this Order.

A. D. P. HEENEY,  
Clerk of the Privy Council.



Order in Council amending P.C. 83/7994, 15th October, 1941—pay and allowances to seamen in Canadian Manning Pools

P.C. 163/2444

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th April, 1944.*

The Board recommend that Order in Council of October 15, 1941, P.C. 83/7994, establishing regulations respecting rates of pay and allowances to seamen in Canadian Manning Pools, be amended by the rescission therefrom of paragraphs 2 and 3 and substitution in lieu thereof of the following paragraph:—

“Pay of Canadian Merchant Navy Officers and Seamen whilst in a Merchant Seamen's Manning Pool in Canada to be the basic rate of pay of Park Steamship Company vessels of 4700 dead weight tons as approved by the National War Labour Board, which rates are now adjusted as from the 15th February, 1944, by the amalgamation of the agreed costs of living bonus.”

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council *re* admission to examination for Masters and Mates  
Certificates of Competency of applicants who have not the  
required amount of qualifying service

P.C. 2446

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports that due to the emergency of war and the acute shortage of certificated seamen, it is increasingly difficult to find seamen duly qualified to act as masters or mates in ships of Canadian registry engaged in the Home Trade, Inland or Minor Waters voyages; and

That it is deemed necessary to permit persons to be examined who have not at least twelve months of the qualifying service required by the Masters and Mates Regulations, within five years immediately preceding the date of examination for a Certificate of Competency, provided such persons pass the letter and lantern sight tests prescribed by the said Regulations.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the following Regulation and it is hereby made and established, accordingly.

REGULATION

“Notwithstanding anything contained in the Canada Shipping Act, 1934, or in the Regulations made thereunder, the Minister of Transport may allow the examination of applicants for Masters' and Mates' Certificates of Competency in the Home Trade, Inland or Minor Waters, as the case may be, who have not served at least twelve months of the qualifying service required by the Masters and Mates Regulations adopted by Order in Council P.C. 2867 of 5th November, 1936, within five years immediately preceding the date of examination, provided such applicants pass the letter and lantern sight tests in addition to the examination prescribed by the said Regulations.”

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



**Order in Council *re* guarantee by Commodities Prices Stabilization Corporation of payment of notes made to secure the purchase price of fuel purchased in the summer months, 1944**

P.C. 2497

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9870 of the 17th day of December, 1941, as amended, Commodity Prices Stabilization Corporation Limited is empowered, subject to the approval of the Governor General in Council and to the extent expressed in such approval, to guarantee repayment of any loan made by any person, firm or corporation or payment of any promissory note discounted by any person, firm or corporation for any other person, firm or corporation;

And whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board that it is in the national interest that the purchase by consumers of coal in the summer months of 1944 be facilitated by means of such corporation guaranteeing, on the terms and conditions hereinafter set forth, payment of promissory notes made to secure the purchase price of coal, coke or briquettes;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to approve and doth hereby approve the exercise by Commodity Prices Stabilization Corporation Limited of its power to guarantee from time to time the payment of any promissory note made to secure the purchase price of any coal, coke or briquettes and discounted by any person, firm or corporation for any other person, firm or corporation provided that:—

- (a) Any such guarantee given by Commodity Prices Stabilization Corporation Limited shall be upon the terms and conditions set forth in the draft form of guarantee hereto annexed, subject to such changes therein as the Minister may from time to time deem proper; and
- (b) The aggregate sum of money involved in all such guarantees given by Commodity Prices Stabilization Corporation Limited shall not exceed the sum of \$500,000 without the further approval of the Governor in Council.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**DRAFT FORM OF GUARANTEE**

For valuable consideration received, Commodity Prices Stabilization Corporation Limited, (hereinafter referred to as "the corporation") hereby guarantees to \_\_\_\_\_ (hereinafter referred to as "the bank") payment of all promissory notes for the purchase of coal, coke or briquettes for summer stocking (hereinafter referred to as "notes"), given by consumer purchaser of any such fuel to dealers therein and discounted by the bank, provided that each note in order to be eligible for guarantee must be

- (1) made by a consumer purchaser of coal, coke or briquettes and payable to a dealer therein in payment of any such fuel and does not exceed \$250 and is not less than \$50 in amount including interest at the basic rate of 6.2 per cent per annum (if more than one note is taken to cover a transaction where payment is not being made in equal monthly instalments, the series of notes shall be regarded as one note in the computation of maximum and minimum amounts referred to);
- (2) dated not later than October 15, 1944, and discounted by the bank not later than October 30, 1944, for the vendor of such fuel who has endorsed such note, and

- (3) payable by regular or irregular instalments the last of which, or in one amount which, shall be payable not later than May 15, 1945, plus days of grace.

The liability of the corporation hereunder is limited to an amount equal to 10 per cent of the aggregate amount of such notes discounted by the bank.

The Corporation will pay on each unpaid note interest to the date of payment at the rate of  $3\frac{1}{2}$  per cent per annum from the date of maturity of each unpaid instalment or from the date of the maturity of the note if payable in one amount.

Payment under this guarantee will be made by the Corporation as of December 31, 1945, in respect of such notes as are unpaid on that date. If requested, the bank will assign to the Corporation all rights and privileges of the bank in respect of such notes or, if requested, the bank will act as collection agent for the Corporation in respect of such unpaid notes and will pay to the Corporation every month thereafter such net amounts as the bank may have collected.

After default by the maker of any such promissory note has occurred, the bank shall use due diligence short of legal proceedings to effect collection from such maker and endorser, and for the purpose of effecting collection it may take any steps whether by way of legal proceedings or otherwise without in any way invalidating the guarantee or discharging it to any extent.

## Order in Council amending agreement with Province of Ontario re care of children of mothers engaged in war industry

P.C. 2503

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas pursuant to Order in Council P.C. 6242 of July 20, 1942, the Minister of Labour entered into an agreement with the Province of Ontario to assist the Province in the care of children of mothers and foster mothers during the time such mothers and foster mothers are absent from their homes at employment in war industries;

And whereas the Minister of Labour reports that the parties to the said agreement consider it advisable in the national interest that the provisions of clause eleven thereof, providing for the admission of children of mothers working in other than war industry to any project approved under the agreement should be modified to provide greater latitude for the admission of such children to such projects;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to authorize and doth hereby authorize the amendment of clause eleven of the agreement entered into by the Minister of Labour with the Province of Ontario, pursuant to Order in Council P.C. 6242 of July 20, 1942, to read, as amended, substantially as follows:—

"11. (1) Subject to the terms of sections 8, 9 and 10 above, children whose mothers are working in other than war industries, may be admitted to any project approved under this agreement.

(2) Eligible children of mothers working in war industries shall have priority at all times in admission to any approved project over the children of other applicants.

(3) If the number of children of mothers working in other than war industry, maintained in any approved project at any time exceeds twenty-five per cent of the approved maximum capacity of the project, the Dominion will contribute to the cost of maintenance of such excess number in the project only if the written consent of the Minister or his duly authorized representative is given to the maintenance of such excess number in the project."

A. D. P. HEENEY,  
Clerk of the Privy Council.

# Order in Council eliminating customs duty, war exchange and special excise taxes on imports of palm kernels

P.C. 2509

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR-GENERAL IN COUNCIL:

Whereas the Acting Minister of Finance reports:—

That the Wartime Prices and Trade Board has made arrangements for the importation of a substantial quantity of palm kernels to be crushed in Canada;

That the palm oil and oil cake derived from palm kernels are needed to meet our requirements of vegetable oils and feedstuffs;

That palm kernels are dutiable as "nuts, shelled, n.o.p." at the rate of 3 cents per pound under the British Preferential Tariff,  $3\frac{1}{2}$  cents per pound less 10 per cent under the Intermediate Tariff, and 4 cents per pound under the General Tariff, with a Canada-United States Trade Agreement rate of 2 cents per pound;

That a specific rate of duty of 3 cents per pound on imports of palm kernels is equivalent to an ad valorem rate of duty of approximately 175 per cent;

That imports of palm kernels from non-British Empire countries are also subject to the war exchange tax of 10 per cent ad valorem;

That in addition to the customs duty and war exchange tax imports of palm kernels from General Tariff countries are subject to the special excise tax of 3 per cent; and

That the trading loss of the Commodity Prices Stabilization Corporation Limited would be substantially reduced if the customs duty, war exchange tax and special excise tax were eliminated on imports of palm kernels.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of palm kernels be accorded the tariff treatment hereunder indicated, effective April 1, 1944:—

## PALM KERNELS

<i>British</i>		
<i>Preferential</i>	<i>Intermediate</i>	<i>General</i>
<i>Tariff</i>	<i>Tariff</i>	<i>Tariff</i>
Free	Free	Free

(To be designated as Tariff Item 114a.)

His Excellency in Council is further pleased to order and it is hereby ordered that imports of palm kernels be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective April 1, 1944.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Sixth Revision, Supplement No. 20

## MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 31st March, 1944.

*To Collectors of Customs and Excise and others concerned:***Export Permits**

Effective on and after April 1, 1944 (P.C. 2204; 30/3/44), the following are added to the list of commodities requiring an export permit before being shipped from Canada:—

## GROUP 1—AGRICULTURAL AND VEGETABLE PRODUCTS

*Field Crop and Vegetable Seeds—*

Borecole or kale  
 Broccoli (sprouting)  
 Brussels sprouts  
 Celeriac  
 Chewing's Fescue  
 Cress  
 Egg Plant  
 Endive  
 Kohlrabbi  
 Leek  
 Crested Dog's Tail

Parsley  
 Reed Canary Grass  
 Rough Stock Meadow Grass  
 Rye Grass  
 Salsify  
 Sorghum  
 Sudan Grass  
 Tall Oat Grass  
 Vetch  
 Watermelon

*Vegetable Protein Feeds—*

Palm kernel oil cake meal  
 Peanut oil cake meal

Rapeseed oil cake meal  
 Sunflower seed oil cake meal

## GROUP 4—WOOD, WOOD PRODUCTS AND PAPER

Mill waste, sawdust, and hog fuel when exported from the Province of British Columbia.

D. SIM,  
*Deputy Minister of National Revenue*  
*Customs and Excise*



WM No. 100  
 Supplement No. 2  
**MEMORANDUM**  
 (CUSTOMS DIVISION)

OTTAWA, 4th April, 1944.

*To Collectors of Customs and Excise and others concerned:*

**Prohibited Imports**

Effective 4th April, 1944, General Permit G-2400 is valid for the importation of:—  
 Onions, in their natural state (Ex. Item 84) when produced in and shipped from the United States.

Specific permits will still be required for each importation of such onions when produced in countries other than the United States as provided for in Memorandum WM No. 100 Supplement No. 1.

D. SIM,  
*Deputy Minister of National Revenue,  
 Customs and Excise.*

Series D No. 47, T.C. 157

**MEMORANDUM**  
 (CUSTOMS DIVISION)

OTTAWA, 31st March, 1944.

*To Collectors of Customs and Excise and others concerned:*

**Tariff Change By Order in Council**

During the period 1st March, 1944, to 28th February, 1945, the undermentioned goods are accorded the Tariff treatment hereunder indicated:—

Electric generators and complete parts thereof for generating electric power for lighting grain elevators:

British Preferential Tariff.....	Free
Intermediate Tariff.....	10%
General Tariff.....	10%

(To be designated as Tariff Item 409q)

D. SIM,  
*Deputy Minister of National Revenue,  
 Customs and Excise.*

(P.C. 2160, 27/3/44—Authority War Measures Act.)



PART III  
 Wartime Prices and Trade Board  
 (Finance)

**GOVERNMENT NOTICE**

**WARTIME PRICES AND TRADE BOARD**

**Statement on Import Policy**

Referring to the "Statement on Import Policy, Effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following changes in Schedule "A" to the said statement, effective March 22, 1944:—

Schedule "A" is amended, in part, to read as follows:—

Tariff Item (s)	Description of Goods
Ex Items: 523, 523a, 523b, 523c, 523e, 523h, 523i, 523j, 523k, 523l, 524a, 532, 532b, 542, 542a, 548, 561, 568, 574, 574a, 574b, 801, 802, 818 et al.	Fabrics wholly or in chief value of cotton:—
	(a) For the manufacture of mattresses, and valued at more than \$1.00 per pound;
	(b) for the manufacture of furniture and draperies, and valued at more than \$1.25 per pound;
	(c) for the manufacture of clothing and wearing apparel (except shirts), umbrellas, handkerchiefs, bindings and glass curtains, and valued at more than \$1.75 per pound;
	(d) for the manufacture of shirts, and valued at more than \$2.25 per pound;
	(e) not provided for in subsections a, b, c, or d hereof and valued at more than 70c. per pound.

OTTAWA, March 21, 1944.

D. GORDON,  
*Chairman.*

**GOVERNMENT NOTICE RS-9**

**RESPECTING REPAYMENT OF SUBSIDIES**

**COMMODITY PRICES STABILIZATION CORPORATION LTD.**

**(Consolidating and Amending RS-7 and RS-8)**

NOTICE is hereby given that Government Notices RS-7 and RS-8 respecting repayment of subsidies, published respectively in Canadian War Orders and Regulations, 1944, Vol. 1, No. 9, on March 6, 1944, and Vol. 1, No. 12, on March 27, 1944, are hereby rescinded effective February 17, 1944, and March 2, 1944, respectively.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

# CLASSES AND KINDS OF GOODS

## AMOUNT OF SUBSIDY REPAYMENT

1. Cotton and Cotton goods (the latter being goods the chief component of which is cotton) but not including:—

Full Fashioned Hosiery,

Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported,

Bags, when used as containers,

Used Sugar Bags (which are returned to producing countries for use),

New York Garment models, imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

*On being exported on or after February 17, 1944*

10% of Invoice Value

2. Wool and Woollen goods (the latter being goods the chief component of which is wool) but not including:—

Full Fashioned Hosiery,

Raw Wool exported to the U.S. for processing, to be returned to Canada,

Raw Wool domestically grown,

New York Garment models imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

*On being exported on or after February 17, 1944*

5% of Invoice Value

3. Synthetic Fibres and Synthetic Fibre Products (the latter being goods the chief component of which is synthetic fibres) but not including:—

Full Fashioned Hosiery,

New York Garment models, imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

*On being exported on or after February 17, 1944*

3% of Invoice Value

4. Wool noils, wool and worsted waste and rags, new and old, of every description,

*On being exported on or after March 2, 1944....*

2% of Invoice Value

5. Cotton waste and rags, new and old, of every description,

*On being exported on or after March 2, 1944....*

5% of Invoice Value



NOTE A.—Applicable only to Item 1.

Where the exporter

- (1) purchases the cotton entering into the goods being exported and obtains written assurance that the cotton entering into such goods has not been subsidized, or
- (2) imports the goods, or the cotton entering into the goods direct and in either case has not received or claimed subsidy, or
- (3) purchases the goods as manufactured goods and obtains written assurance that the cotton entering into such goods has not been subsidized,

he may obtain a permit to export such goods without paying the amount required by Item 1 of this notice if the application for such permit is accompanied by a certificate in such form as Commodity Prices Stabilization Corporation Ltd. may approve setting out the circumstances and certifying that the cotton content of such goods has not been subsidized.

NOTE B.—Applicable only to Items 1, 2 and 3.

Where prior to March 31, 1944, the exporter applies for a permit to export goods which were ordered prior to February 17, 1944, he may obtain such permit without paying the amount required by Item 1, 2 or 3 of this notice.

NOTE C.—Applicable only to Items 4 and 5.

Where prior to March 31, 1944, the exporter applies for a permit to export goods which were ordered prior to March 2, 1944, he may obtain such permit without paying the amount required by Item 4 or 5 of this notice.

NOTE D.—

An exporter taking advantage of Notes A, B or C must retain on file all documents relative to the exemption from "repayment of subsidy" until the corporation's investigators have examined them.

Dated at Ottawa, this 27th day of March, 1944.

*COMMODITY PRICES STABILIZATION CORPORATION LTD.*

Per H. B. McKINNON, *President.*



## Board Orders

**WARTIME PRICES AND TRADE BOARD****Order No. 378****Kosher Beef**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

**Introduction**

1. This Order comes into force on April 17, 1944, and fixes the maximum price at which kosher beef may be sold at wholesale and at retail in any zone in Canada.

2. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any kosher beef or received by the seller from any person in connection with the sale of any kosher beef shall constitute part of the price of such kosher beef.

**General Definitions**

3. For the purposes of this Order,

- (a) "kosher beef" means fresh beef obtained from the fore quarters of cattle slaughtered, approved and stamped as kosher under rabbinical authority or supervision;
- (b) "fore quarter", "carcass", "special quality beef", "commercial quality beef", "plain quality beef", "cow beef" and "bull beef" shall have the same meaning respectively, as set forth in Order No. 307 of the Board;
- (c) "zone" means one of the zones numbered 1 to 15 mentioned in Schedule "A" hereto which zones correspond respectively with the zones, similarly numbered, described in Order No. 307 of the Board;
- (d) "sale at wholesale" means any sale except a sale at retail and "sell at whole-sale" shall have a corresponding meaning.

4. The word "sell" as used in this Order includes also an offer to sell, and the word "buy" also includes an offer to buy.

**AUTHORIZED QUALITIES OF KOSHER BEEF**

5. No person may sell any kosher beef unless it is either of special quality, commercial quality or plain quality, or is cow or bull beef.

**Part I—Sales at Wholesale****WHOLESALE PRICES INCLUDE  
DELIVERY EXCEPT AS SPECIFIED**

6. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;

- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

#### WHOLESALE MUST MAKE EQUITABLE DISTRIBUTION

7. Every person who sells any kosher beef at wholesale shall equitably distribute his available supplies of kosher beef among his customers, at the delivery point referred to in Section 6. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

#### RESTRICTIONS ON FORM IN WHICH KOSHER BEEF MAY BE SOLD AT WHOLESALE

8. No person may sell any kosher beef at wholesale except in the form of fore quarters.

#### MAXIMUM WHOLESALE PRICES

9. The maximum price at which any person may sell at wholesale any fore quarter of kosher beef of a quality authorized by Section 5 to a person in a zone shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

### Part II—General Provisions Applying to Sales at Retail

#### DEFINITIONS

10. (1) For the purposes of this Order, "retail kosher cut" means any of the cuts of kosher beef, prepared for sale according to Jewish dietary law, named and numbered in Schedule "B" defined in Section 26 and cut according to the Standard Retail Cutting Chart forming part of the Retail Kosher Beef Chart which is the Chart to this Order.

(2) For the purposes of this Order,

- (a) "average fore quarter cost" means the average of the cost, exclusive of any transportation and koshering charges, paid by a retailer for kosher beef;
- (b) "Retail Kosher Beef Price Chart" refers to Schedule "B" of this Order, but includes also the extracts therefrom printed on cards and furnished by the Board to retailers for their use in specifying their current maximum retail prices for authorized retail kosher cuts and for exhibiting such prices to customers by displaying the Kosher Beef Price Card in the retailer's place of business;
- (c) "Kosher Beef Price Card" is an extract from Schedule "B" showing the names of the authorized retail kosher cuts and, in column headings across the top, the different qualities of kosher beef. Each quality column has blank spaces for the retailer to insert his current maximum retail prices for the retail kosher cuts of that quality.
- (d) "week" means calendar week.

#### ADVERTISING AND CUTTING OF KOSHER BEEF

11. (1) No person shall sell at retail in a zone any cut of kosher beef unless it is a retail kosher cut.



(2) No person shall sell at retail in a zone a cut of beef in the form of a retail kosher cut unless it is obtained from a fore quarter of kosher beef.

(3) No person shall advertise the price at which he is offering any kosher beef for sale at retail unless he also states the quality of such kosher beef in the advertisement.

#### LIMITATION ON RETAILER'S COST

12. (1) No person selling kosher beef at retail in a zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf any fore quarter of kosher beef at a total delivered cost in excess of the lawful maximum price on sales of the same at wholesale in that zone together with any amount paid for express, pursuant to Section 6 and the actual transportation charges from the railway station nearest to his place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat, from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section a person selling kosher beef at retail who operates more than one place of business shall, in respect of each such place of business, be deemed to be a separate buyer of kosher beef.

(3) For the purposes of this Section any person who acquires cattle and has them slaughtered, approved and stamped as kosher under rabbinical authority or supervision shall be deemed to have acquired kosher beef.

#### PRICES SUBJECT TO REVIEW

13. The prices and markups of all persons selling kosher beef at retail shall be subject to periodic examination by any authorized representative of the Board who may apply and require any person to submit to any kosher beef cutting or other tests authorized by the Board.

#### DISPLAYING KOSHER BEEF PRICE CARD

14. (1) Every person selling kosher beef at retail in any part of a zone shall obtain, display and keep displayed in his place of business where it is available to be seen and examined by his customers, the Kosher Beef Price Card provided by the Board on which he shall show for each quality of kosher beef, his current lawful maximum prices for the retail kosher cuts listed thereon.

(2) The Kosher Beef Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in right of Canada and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.

(3) A retailer must not at any time sell any kosher beef at retail unless he has the Kosher Beef Price Card on display in his place of business, as provided in subsection (1) preceding, showing correctly and legibly thereon his lawful maximum retail prices, then in effect, of the retail kosher cuts of each quality of kosher beef which he has to offer for sale.

### Part III—Sales at Retail in Designated Areas

#### DESCRIPTIONS OF DESIGNATED AREAS

15. For the purposes of this Order, a "designated area" means one of the following areas;

- (i) "Montreal Area" composed of the City of Montreal and all territory within a distance of 25 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance;
- (ii) "Toronto Area" composed of the City of Toronto and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance;

- (iii) "Winnipeg Area" composed of the City of Winnipeg and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance.

#### RULES FOR DETERMINING MAXIMUM RETAIL PRICES IN DESIGNATED AREAS

16. The maximum price at which any person may sell any retail kosher cut of any quality of kosher beef during any week in any designated area shall be the price for the same fixed by the following rules and the Retail Kosher Beef Price Chart (Schedule "B"). In any event maximum prices shall not be based on an average fore quarter cost in excess of the maximum price, as set forth in Schedule "A", for that quality for the zone in which that designated area is situated.

**RULE 1.**—The maximum retail price for each retail kosher cut of a quality of kosher beef is fixed for each week upon the basis of the average fore quarter cost of purchases at wholesale of fore quarters of that quality in the preceding week. To ascertain the maximum prices so fixed the retailer must,

- 1st. list his purchases in the preceding week of fore quarters of that quality, and the quantity by weight in pounds of each purchase;
- 2nd. divide the total weight of those fore quarters into the total cost (exclusive of transportation and koshering charges) of those fore quarters and thereby obtain his average fore quarter cost per pound of that quality;
- 3rd. select the prices shown in the vertical column headed by that average fore quarter cost in the part of Schedule "B" in which prices of that quality in that designated area are listed. The prices shown in such vertical column are the retailer's maximum prices and shall govern him in selling all retail kosher cuts of that quality during that week.

**RULE 2.**—If a retailer's average fore quarter cost for any quality is not shown at the head of a vertical column in the appropriate part of Schedule "B", the retailer shall select the vertical column in that Part for that quality headed by the cost nearest in value to his average fore quarter cost and the prices in the vertical column so selected shall be his maximum retail prices. However, if there are two vertical columns each headed by a cost equally near in value to his average fore quarter cost, the column headed by the higher cost shall apply.

**RULE 3.**—If in any one week a retailer did not buy at wholesale kosher beef of a particular quality, but does in the following week buy some of that quality for sale in that week, his maximum retail prices for that week for all retail kosher cuts of that quality shall be based on the average fore quarter cost of the quantity of the first day's purchase of that quality in that week and otherwise all these rules shall apply in the determination of his maximum retail prices.

**RULE 4.**—If a retailer acquires kosher beef in any week from cattle slaughtered by or for him, the quantity and the actual fore quarter cost of the same must be regarded as a purchase in that week for the purposes of Rule 1 preceding.

#### REGISTRATION OF PERSONS SELLING KOSHER BEEF AT RETAIL IN DESIGNATED AREAS

17. (1) On and after May 17, 1944, no person shall sell any kosher beef at retail in any premises in a designated area unless he is registered with the Prices and Supply Representative of the Board for that area as a seller of kosher beef at retail in those premises.

(2) If a person wishes to register with the Prices and Supply Representative as a seller of kosher beef at retail in any premises in a designated area, he must obtain the appropriate forms at the Regional Office of the Board for that area, properly complete the forms and file them at that office.

(3) The Prices and Supply Representative concerned shall register each person who makes application to him under this Section and shall furnish the applicant with a duplicate copy of his application with the date of registration endorsed thereon.

(4) If a person wishes to discontinue selling kosher beef at retail in any premises in a designated area, he may in writing request the Prices and Supply Representative concerned to cancel his registration as a seller of kosher beef at retail in those premises.

**RETAILERS MAY NOT SELL KOSHER BEEF AND NON-KOSHER BEEF  
IN THE SAME PREMISES IN A DESIGNATED AREA**

18. No person who is registered under the provisions of Section 17 as a seller of kosher beef at retail in specified premises in a designated area shall sell at retail in those premises any beef which is not kosher beef.

**EFFECT OF REGISTRATION ON LICENCES ISSUED UNDER ORDER No. 202**

19. If a person registers under Section 17 as a seller of kosher beef at retail in a designated area, it shall become a condition of the licence held by him under the provisions of Board Order No. 202 that he shall comply with the provisions of this Order.

**Part IV—Sales at Retail Outside Designated Areas**

**MAXIMUM RETAIL PRICES**

20. The maximum price at which a person may sell any kosher beef of any quality at retail during any week in any part of a zone other than a designated area shall be the price for the same fixed by the following rules:

**RULE 1.**—Such person shall determine a price for each authorized retail kosher cut of that quality so that if he were to sell during that week at those prices all retail kosher cuts obtainable from a fore quarter of that quality, the resulting average price per pound charged by him for such cuts will not exceed the sum of,

- (a) the average fore quarter cost per pound of his purchases of that quality during the preceding week;
- (b) actual koshering charges per pound paid by him;
- (c) the actual transportation charges per pound provided for in Section 12 except any amount paid for express under Section 6; and
- (d) a markup not exceeding  $26\frac{1}{2}$  per cent of such average selling price per pound.

**RULE 2.**—The prices determined by a retailer in accordance with the provisions of Rule 1 are the retailer's maximum prices of that quality and shall govern him in selling all retail kosher cuts of that quality during that week.

**RULE 3.**—If in one week a retailer did not buy at wholesale kosher beef of a particular quality, but does in the following week buy some of that quality for sale in that week, his maximum retail prices for that week for all retail kosher cuts of that quality shall be based on the average fore quarter cost of the quantity of the first day's purchases of that quality in that week and otherwise all these rules shall apply in the determination of his maximum retail prices.

**RULE 4.**—If a retailer acquires kosher beef in any week from cattle slaughtered by or for him, the kosher beef so acquired must be regarded as a purchase for the purpose of Rule 1.

**POSTING OF MAXIMUM PRICES**

21. Before selling at retail in any week any kosher beef of any quality, every person to whom the provisions of Section 20 apply shall make all necessary calculations to determine his maximum price during that week of each retail kosher cut of that quality, and such prices shall be the prices he is required to post in his place of business under the provisions of Section 14.

**Part V—Records of Sales and Purchases**

**SALES INVOICES**

22. (1) Every person who sells any kosher beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the following:

- (a) the name and complete address of the seller and the buyer and date of sale;
- (b) the weight and price per pound of each fore quarter purchased by the buyer;
- (c) any freight or express charges that may be added to the price under Section 6 of this Order;
- (d) the koshering charge made by him;



- (e) the quality of each fore quarter purchased; provided that the following abbreviations may be used:  
 "SP" for special quality;  
 "COMM" for commercial quality;  
 "PQ" for plain quality;  
 "COW" for cow beef; and  
 "BULL" for bull beef.

(2) Every person who sells kosher beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

#### RECORDS OF PURCHASES

23. (1) Every person who sells kosher beef at wholesale or at retail shall immediately upon receipt by him of any kosher beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef, a written record showing:

- (a) the date of the purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the weight and actual price per pound and quality of each fore quarter of the kosher beef purchased by him;
- (d) the koshering charges paid by him;
- (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
- (f) if a retailer actual transportation charges paid by him for the transportation of the kosher beef from his receiving point to his place of business.

(2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 22, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

#### INSPECTION OF RECORDS AND INVOICES

24. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

#### RETAIL SALES SLIPS

25. Every person who sells kosher beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name and quality of the retail kosher cut and the price charged.

### Part VI—Definitions of Authorized Retail Kosher Cuts

26. (1) For the purpose of defining the authorized retail kosher cuts named in sub-section (2) following, the fore quarter is divided into two portions, namely, "the vertebrae portion" and "the flank portion". This division is made by a line extending from a point 12 inches from the inside of the chine bone at the 11th rib-bone to the front end of the fore quarter leaving the arm bone knuckle joint in the flank portion.

- (2) For the purposes of this Order,
- (a) "shank (boneless)" means the boneless meat obtained from a fore shank cut off to include the shank knuckle bone;
- (b) "plate or flanken (bone-in)" means the posterior end of the flank portion, cut to include either 6 or 7 rib-bones;
- (c) "plate or flanken (boneless and rolled)" means the same cut as plate (bone-in) but with the bones removed, rolled and tied;
- (d) "brisket point (boneless)" means that part of the flank portion with bones and surplus fat removed, outlined as Cut No. 3 on the Standard Retail Cutting Chart, together with those parts of the flank portion extending under Cuts Nos. 2, 10 and 11, outlined by dotted lines on said Chart.



- (e) "shoulder roasts or steaks (boneless)" means the outside part, with bones removed, of the flank portion extending from the tip of the shank knuckle bone to the end of the arm knuckle bone and outlined as Cut No. 2 on said Chart;
- (f) "short ribs" means that part of the vertebrae portion containing 6-rib bones cut not less than 3 inches in width and outlined as Cut No. 7 on said Chart;
- (g) "top skirt" or "cap" means the outside part of the vertebrae portion outlined as Cut No. 6 on the said Chart and containing the bladebone cartilage (which shall be removed before the cut is offered for sale);
- (h) "rib roasts or steaks" means that part, containing 6 rib-bones, of the posterior end of the vertebrae portion remaining after the short ribs and top skirt have been removed;
- (i) "chuck roasts or steaks" means that part, containing 5 rib-bones, of the anterior end of the vertebrae portion remaining after the neck has been removed;
- (j) "neck (boneless)" means the boneless meat obtained from that part of the vertebrae portion outlined as Cut No. 9 on said Chart;
- (k) "stewing meat or minced meat (boneless)" means boneless meat obtained from any part of a fore quarter.

Made at Ottawa, this 22nd day of March, 1944.

D. GORDON,  
*Chairman.*

### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This Order fixes *Maximum* wholesale and retail prices of Kosher beef and is part of this price control program.**

In fixing these maximum prices consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume or low operating costs should do so. In this way he will be sharing the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

## SCHEDULE "A" TO ORDER No. 378

MAXIMUM WHOLESALE PRICES (IN CENTS PER LB.) BY ZONES FOR FORE QUARTERS OF  
SPECIAL QUALITY, COMMERCIAL QUALITY, PLAIN QUALITY,  
COW AND BULL KOSHER BEEF  
(exclusive of Koshering charges)

Zone	Special	Commercial	Plain	Cow and Bull
1.....	18.25	17.75	16.75	15.75
2.....	17.75	17.25	16.25	15.25
3.....	18.00	17.50	16.50	15.50
4.....	17.50	17.00	16.00	15.00
5.....	17.50	17.00	16.00	15.00
6.....	17.00	16.50	15.50	14.50
7.....	18.00	17.50	16.50	15.50
8.....	17.50	17.00	16.00	15.00
9.....	17.00	16.50	15.50	14.50
10.....	16.25	15.75	14.75	13.75
11.....	16.25	15.75	14.75	13.75
12.....	16.25	15.75	14.75	13.75
13.....	17.50	17.00	16.00	15.00
14.....	17.25	16.75	15.75	14.75
15.....	17.75	17.25	16.25	15.25

## SCHEDULE "B" TO ORDER No. 378

## Retail Kosher Beef Price Chart

## PART I—MONTREAL AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF  
BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost..... 17.50    17.00    16.50    16.00    15.50

## Authorized Cuts

1. Rib Roasts or Steaks.....	46	45	44	44	43
2. Shoulder Roasts or Steaks (boneless)...					
3. Brisket Point (boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	28	27	26	25	23
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost..... 17.00    16.50    16.00    15.50    15.00

## Authorized Cuts

1. Rib Roasts or Steaks.....	44	44	43	41	40
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	26	25	24	24	23
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PLAIN QUALITY

Average Fore Quarter Cost..... 16.00    15.50    15.00    14.50    14.00

## Authorized Cuts

1. Rib Roasts or Steaks.....	43	41	40	40	39
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	24	24	23	22	21
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COW AND BULL BEEF

Average Fore Quarter Cost..... 15.00    14.50    14.00    13.50    13.00

## Authorized Cuts

1. Rib Roasts or Steaks.....	40	40	39	37	36
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	23	22	21	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PART II—TORONTO AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF  
BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost.....	17-00	16-50	16-00	15-50	15-00
Authorized Cuts					
1. Rib Roasts or Steaks.....	44	43	42	42	41
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	26	25	24	23	22
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost.....	16-50	16-00	15-50	15-00	14-50
Authorized Cuts					
1. Rib Roasts or Steaks.....	43	42	41	39	38
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	24	23	22	22	21
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PLAIN QUALITY

Average Fore Quarter Cost.....	15-50	15-00	14-50	14-00	13-50
Authorized Cuts					
1. Rib Roasts or Steaks.....	41	39	38	35	35
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	22	22	21	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					



## COW AND BULL BEEF

Average Fore Quarter Cost.....	14.50	14.00	13.50	13.00	12.50
Authorized Cuts					
1. Rib Roasts or Steaks.....	38	36	35	34	32
2. Shoulder Roasts Steaks (Boneless)....					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	21	21	20	19	19
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PART III—WINNIPEG AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL CUTS OF KOSHER BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost.....	16.25	15.75	15.25	14.75	14.25
AUTHORIZED CUTS					
1. Rib Roasts or Steaks.....	42	41	41	40	39
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	25	24	23	22	21
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost.....	15.75	15.25	14.75	14.25	13.75
Authorized Cuts					
1. Rib Roasts or Steaks.....	41	40	38	37	36
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	23	22	22	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PLAIN QUALITY

Average Fore Quarter Cost.....	14.75	14.25	13.75	13.25	12.75
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## Authorized Cuts

1. Rib Roasts or Steaks.....	38	37	36	34	33	
2. Shoulder Roasts or Steaks (Boneless).. <td></td>						
3. Brisket Point (Boneless).....						
4. Plate or Flanken (Boneless and Rolled)						
5. Plate or Flanken (Bone-in).....	22	21	20	20	19	
6. Top Skirt (Boneless).....						
7. Short Ribs.....						
8. Chuck Steaks or Roasts.....						
9. Neck (Boneless).....						
10. Shank (Boneless).....						
11. Stewing Beef or Minced Beef (Boneless)						

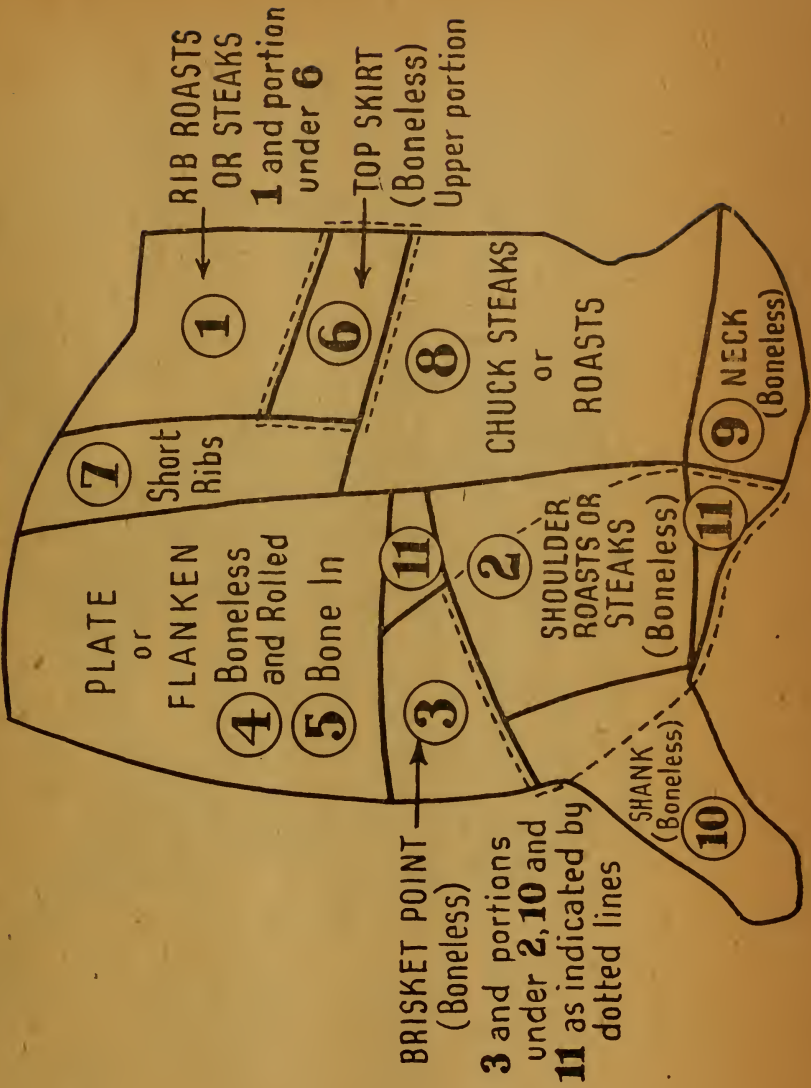
## COW AND BULL BEEF

Average Fore Quarter Cost.....	13.75	13.25	12.75	12.25	11.75
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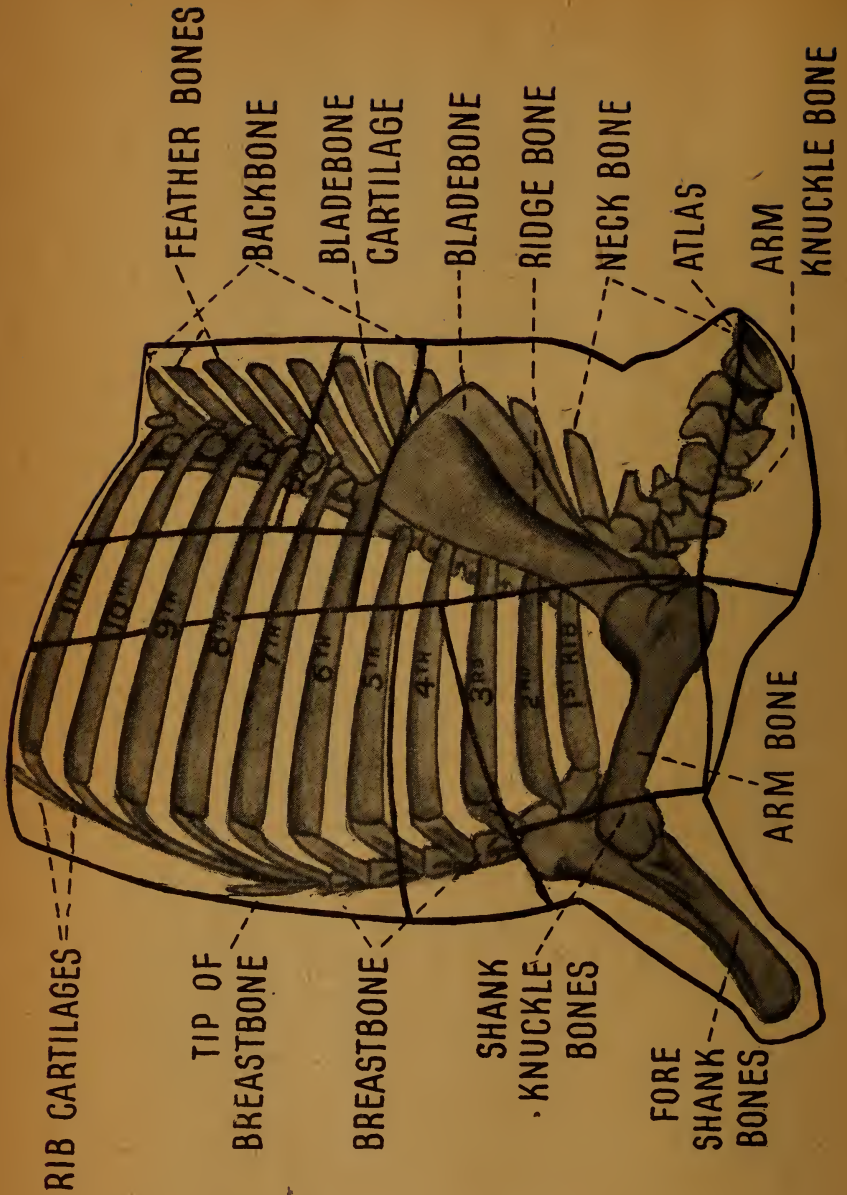
## Authorized Cuts

1. Rib Roasts or Steaks.....	36	34	33	32	30	
2. Shoulder Roasts or Steaks (Boneless).. <td></td>						
3. Brisket Point (Boneless).....						
4. Plate or Flanken (Boneless and Rolled)						
5. Plate or Flanken (Bone-in).....	20	20	19	18	18	
6. Top Skirt (Boneless).....						
7. Short Ribs.....						
8. Chuck Steaks or Roasts.....						
9. Neck (Boneless).....						
10. Shank (Boneless).....						
11. Stewing Beef or Minced Beef (Boneless)						

CHART TO ORDER No. 378  
 RETAIL KOSHER BEEF CHART  
 Standard Retail Cutting Chart



Location, Structure and Names of Bones





**WARTIME PRICES AND TRADE BOARD**

ORDER No. 379

**Beef**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and Amendments,

**THE BOARD HEREBY ORDERS AS FOLLOWS:**

1. This Order comes into force on April 17, 1944.
2. Section 14 of Board Order No. 307 is hereby revoked and is replaced by the following:—

“14. The maximum price at which any person may sell any kosher beef at wholesale shall be such as may be fixed from time to time by or on behalf of the Board”.

3. Section 18 of said Order No. 307 is hereby revoked and is replaced by the following:—

“18. The maximum price at which any person may sell any kosher beef at retail shall be such as may be fixed from time to time by or on behalf of the Board”.

Made at Ottawa, this 22nd day of March, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD**

Order No. 380

**Waste Paper**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

**THE BOARD HEREBY ORDERS AS FOLLOWS:**

Order No. 135 of the Board is hereby revoked and is replaced by this Order.

1. For the purposes of this Order,
  - (a) “Administrator” means the Administrator or a Deputy Administrator of Used Goods appointed from time to time by the Wartime Prices and Trade Board;
  - (b) “collector” means any person, other than a manufacturing consumer or licensed distributor, who buys or otherwise acquires any waste paper;
  - (c) “licensed distributor” means a person so appointed by the Administrator;
  - (d) “manufacturing consumer” means any paper mill, roofing mill or any other person using waste paper in the manufacture of any article.
2. No waste paper shall be purchased by a manufacturing consumer except from a licensed distributor, or as permitted by the Administrator in writing.
3. Every collector shall dispose of any waste paper collected by him to a licensed distributor and in accordance with any instructions of the Administrator in writing.
4. Every licensed distributor shall dispose of any waste paper acquired by him to a manufacturing consumer or as directed by the Administrator in writing.
5. The prices to be paid and charged by anyone for any waste paper shall be those fixed from time to time by the Administrator and approved by the Chairman of the Board.

6. The Administrator may prescribe the terms and conditions of sale or other disposition of waste paper, including the collecting, grading, inspecting, warehousing, transporting, distributing and processing thereof, and the charges for services pertaining thereto.

7. This Order shall come into force on April 1, 1944.

Made at Ottawa, this 27th day of March, 1944.

D. GORDON,  
*Chairman.*

## WARTIME PRICES AND TRADE BOARD

### Order No. 382

#### Bananas

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Board Orders Nos. 218 and 224 are hereby revoked.

2. This Order comes into force on April 20, 1944.

Made at Ottawa, this 5th day of April, 1944.

D. GORDON,  
*Chairman.*

## Administrators' Orders

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1151

#### Primary Kapok

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered on behalf of the Board as follows:

#### MEANING OF CERTAIN WORDS.

1. For the purposes of this Order certain words and expressions are defined as follows:—

- (a) "Director" means the person duly appointed Director of Bedding by the Board;
- (b) "primary kapok" means all forms of kapok whether processed or not, except reclaimed kapok;

#### APPLICATION OF THIS ORDER.

2. This Order applies to the sale, supply and use of primary kapok.

#### SALE AND SUPPLY PROHIBITED EXCEPT UNDER PERMIT.

3. No person shall sell, transfer or supply primary kapok to any other person until he has applied for and received permission from the Director on the approved application and permit form.

#### MONTHLY REPORTS ON STOCKS AND DISPOSAL.

4. (1) On or before April 15, 1944, and on or before the 15th day of each and every succeeding month, every person who has any primary kapok in his possession or control in Canada shall deliver to the Director a signed statement on a form prescribed or authorized by the Director showing the following information:

- (a) the amount, in pounds, of primary kapok received during the preceding calendar month;
- (b) the amount, in pounds, of primary kapok sold, transferred, released or consumed during the preceding calendar month;
- (c) the amount, in pounds, of primary kapok on hand at the end of the preceding calendar month;
- (d) the average laid-down cost per pound of primary kapok reported on hand under (c).

(2) A manufacturer of life saving equipment who has received primary kapok under a permit from the Director is not required with respect to such primary kapok to report to the Director under subsection (1) of this Section.

#### USE RESTRICTED TO LIFE SAVING EQUIPMENT.

5. No person shall consume or use any primary kapok except in the manufacture of the following articles: life rafts, buoyancy tanks, life belts, life jackets, life vests or waistcoats and other life saving equipment.

#### EXEMPTIONS.

6. The provisions of this Order shall be subject to such written exemptions as the said Director, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

## EFFECTIVE DATE.

7. This Order shall be effective on and after the 5th day of April, 1944.

Dated at Ottawa, this 29th day of March, 1944.

J. H. F. TURNER,  
*Cotton Administrator.*

## APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1154

**Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Posts Originating in British Columbia and Alberta**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1029 AMENDED

1. The Schedule to Administrator's Order No. A-1029, dated the 14th day of December, 1943, is amended by deleting the words

"The maximum prices set out below in this Schedule relate to the amount of freight charged per hundred pounds, calculating each fraction of a cent of freight charged per hundred pounds as one cent",

and by substituting therefor the following words:

"The maximum prices set out below in this Schedule relate to the amount of freight charged per hundred pounds

(1) from Nelson to the point of destination, if the posts are shipped via the Crow's Nest Pass; or

(2) from Salmon Arm to the point of destination if the posts are shipped via Golden; or

(3) from Prince George to the point of destination if the posts are shipped via Yellowhead.

Each fraction of a cent of freight charged per hundred pounds shall be calculated as one cent."

## EFFECTIVE DATE

2. This Order shall be effective on and after the 10th day of April, 1944.

Dated at Ottawa, this 31st day of March, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

## APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1156

### Maximum Prices of Peanuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items,

IT IS HEREBY ORDERED AS FOLLOWS:

#### Introduction

##### APPLICATION OF ORDER

1. This Order comes into force on April 10, 1944, in place of Administrator's Order No. A-825 which is revoked as of that date. Maximum selling prices of peanuts are fixed by this Order as follows:—

PART I—Unshelled Peanuts, Green or Dry Roasted

PART II—Shelled Peanuts, Green or Dry Roasted

PART III—Salted Peanuts

PART IV—General

##### DEFINITIONS

2. For the purposes of this Order,

- (a) "importer" is a person who imports green peanuts, unshelled or shelled, for the purposes of resale;
- (b) "wholesale distributor" is a person other than an importer who buys peanuts and resells them otherwise than at retail;
- (c) "dry roasted" refers to peanuts after they are fully roasted by subjection to dry heat sufficient to turn the peanut brown in colour;
- (d) "blanched" refers to peanuts that are not dry roasted as defined in this Order, but from which the skins are removed;
- (e) "salted peanuts" are shelled peanuts which have been processed by cooking in oil and salting;
- (f) "sell" includes an offer to sell.

#### Part I—Unshelled Peanuts, Green or Dry Roasted

##### IMPORTERS' SALES

3. The maximum price per pound at which an importer may sell unshelled peanuts shall be the sum of the following, f.o.b. his premises or ex dock or on track at the point of Customs clearance in Canada, inclusive of sales tax,

- (a) the actual net laid down cost, including sales tax, of the green unshelled peanuts at the point where the same cleared Customs, but in no case more than 13½ cents per pound, inclusive of sales tax;
- (b) freight or cartage charges, or both, incurred only in transporting the green unshelled peanuts from the point they cleared Customs to the importer's own premises, but not including additional charges at railway express rates; and
- (c) a markup percentage of his selling price, not more than the markup percentage of the highest lawful selling price of unshelled peanuts obtained by him during the basic period, September 15 to October 11, 1941, but in no case shall the markup percentage of selling price be more than,
  - (i) 4 per cent on a sale to a wholesale distributor or to a customer or class of customer to whom he has been or is accustomed to sell at his lowest price basis; or
  - (ii) 10 per cent on a sale other than at retail, to a customer or class of customer not covered by item (i) of this clause; or
  - (iii) 29 per cent on his own sales at retail.

##### WHOLESALE DISTRIBUTORS' SALES

4. The maximum price, per pound, at which a wholesale distributor may sell unshelled peanuts shall be the sum of the following, f.o.b. his warehouse, inclusive of sales tax,

- (a) the actual price paid by him to his supplier for the unshelled peanuts, but in no case more than the maximum price at which such supplier may sell them to him;
- (b) sales tax actually paid by the wholesale distributor, if and to the extent only that the same is not included in the actual price he paid for the peanuts;
- (c) freight or cartage charges, or both, incurred in transporting the peanuts from his supplier's premises to his own premises, if and to the extent only that the same are not included in the actual price paid for the peanuts, but not including additional charges at railway express rates; and
- (d) a markup percentage of his selling price not more than the markup percentage of the highest lawful selling price of unshelled peanuts obtained by him during the said basic period, but in no case shall the markup percentage of selling price be more than 10 per cent.

#### RETAILERS' SALES (EXCLUDING IMPORTERS)

5. The maximum price per pound, at which a person who is not an importer may sell unshelled peanuts at retail shall be the sum of the following, inclusive of sales tax,

- (a) the actual price inclusive of sales tax paid by him to his supplier for the unshelled peanuts, but in no case more than the maximum price at which such supplier may sell them to him;
- (b) freight or cartage charges, or both, incurred in transporting the peanuts from his supplier's premises to his own premises, if and to the extent only that the same are not included in the actual price paid for the peanuts, but not including additional charges at railway express rates; and
- (c) a markup percentage of his selling price, not more than the markup percentage of the highest lawful selling price of unshelled peanuts obtained by him during the said basic period, but in no case shall the markup percentage of selling price be more than,
  - (i) 29 per cent if he bought the peanuts from an importer at the same price basis as the importer sells to a wholesale distributor; or
  - (ii) 25 per cent if he bought the peanuts otherwise than as specified in item (i) of this clause.

#### DRY ROASTING CHARGE

6. A person who dry roasts unshelled peanuts or has them dry roasted for him for sale by him as dry roasted unshelled peanuts may include in his selling price of the dry roasted unshelled peanuts, and as part of his cost of the same, an amount equal to his actual cost of dry roasting plus his actual shrinkage loss in green weight that occurred in the dry roasting, but in no case more than 2½ cents per pound, inclusive of sales tax, for both dry roasting and shrinkage loss.

### Part II—Shelled Peanuts, Green or Dry Roasted or Blanched

#### IMPORTERS' SALES

7. The maximum price per pound at which an importer may sell shelled peanuts shall be the sum of the following, f.o.b. his premises ex dock or on track at the point of Customs clearance in Canada,

- (a) the actual net laid down cost, exclusive of sales tax, of the green shelled peanuts at the point where the same cleared Customs, but in no case more than 19½ cents per pound, exclusive of sales tax;
- (b) actual sales tax paid by the importer, if lawfully chargeable on any particular sale by him;
- (c) freight or cartage charges, or both, incurred only in transporting the green shelled peanuts from the point they cleared Customs to the importer's own premises, but not including additional charges at railway express rates; and
- (d) a markup percentage of his selling price, not more than the markup percentage of the highest lawful selling price of such peanuts obtained by him during the basic period, September 15 to October 11, 1941, but in no case shall the markup percentage of selling price be more than,

- (i) 4 per cent on a sale to a wholesale distributor or to a customer or class of customer to whom he has been or is accustomed to sell at his lowest price basis;
- (ii) 10 per cent on a sale other than at retail to a customer or class of customer not covered by item (i) of this clause; or
- (iii) 29 per cent on his own sales at retail.

#### WHOLESALE DISTRIBUTORS' SALES

8. The maximum price per pound at which a wholesale distributor may sell shelled peanuts shall be the sum of the following, f.o.b. his warehouse,

- (a) the actual price paid by him to his supplier for the shelled peanuts, but in no case more than the maximum price at which such supplier may sell them to him;
- (b) sales tax actually paid by the wholesale distributor, if and to the extent only that the same is not included in the actual price he paid for the peanuts;
- (c) freight or cartage charges, or both, incurred in transporting the peanuts from his supplier's premises to his own premises, if and to the extent only that the same are not included in the actual price paid, but not including additional charges at railway express rates; and
- (d) a markup percentage of his selling price not more than the markup percentage of the highest lawful selling price of shelled peanuts obtained by him during the said basic period, but in no case shall the markup percentage of selling price be more than 10 per cent.

#### RETAILERS' SALES (EXCLUDING IMPORTERS)

9. The maximum price per pound, at which a person who is not an importer may sell shelled peanuts at retail shall be the sum of the following, inclusive of sales tax,

- (a) the actual price, inclusive of sales tax, paid by him for the shelled peanuts, but in no case more than the maximum price at which his supplier may sell them to him;
- (b) freight or cartage charges, or both, incurred in transporting the peanuts from his supplier's premises to his own premises, if and to the extent only that the same are not included in the actual price paid for the peanuts, but not including additional charges at railway express rates; and
- (c) a markup percentage of his selling price not more than the markup percentage of the highest lawful selling price of shelled peanuts obtained by him during the said basic period, but in no case shall the markup percentage of selling price be more than,
  - (i) 29 per cent if he bought the peanuts from an importer at the same price basis as the importer sells to a wholesale distributor; or
  - (ii) 25 per cent if he bought the peanuts otherwise than as specified in item (i) of this clause.

#### DRY ROASTING CHARGE

10. (1) A person who dry roasts shelled peanuts or has them dry roasted for him for sale by him as dry roasted shelled peanuts may include in his selling price of the dry roasted shelled peanuts and as part of his cost of the same, an amount equal to his actual cost of dry roasting plus his actual shrinkage loss in green weight that occurred in the dry roasting and his actual cost of repacking in shipping containers, but in no case more than  $3\frac{1}{4}$  cents per pound for dry roasting cost, shrinkage loss and repacking cost if the peanuts remain unblanched or more than  $4\frac{1}{4}$  cents per pound if the skins are also removed, whether or not the hearts are also removed.

#### BLANCHING CHARGE

(2) A person who blanches shelled peanuts or has them blanched for him for sale by him as blanched shelled peanuts may include in his selling price of the blanched shelled peanuts, and as part of his cost of the same, an amount equal to his actual cost of blanching plus his actual shrinkage loss in green weight that occurred in the blanching and his actual cost of repacking in shipping containers, but in no case more than 2 cents per pound for blanching, shrinkage loss and repacking cost.



### Part III—Salted Peanuts

#### DEFINITION

11. For the purposes of this Order,
- (a) "processor" is a person who by processing converts shelled peanuts into salted peanuts.
12. The maximum price per pound at which a processor may sell salted peanuts shall be the sum of the following, f.o.b. his premises, inclusive of sales tax,
- (a) if the processor is also the importer of the green shelled peanuts, his actual net laid down cost of the same, exclusive of sales tax, at the point where the same cleared Customs, but in no case more than 19½ cents per pound, exclusive of sales tax, or if the processor is not the importer of the green shelled peanuts, the actual price paid by him for the same but in no case more than the maximum price at which his supplier may sell the same to him;
  - (b) sales tax actually paid by him, to the extent that it is not included in his actual net laid down cost of the peanuts if he is an importer, or to the extent that it is not included in the actual price he paid for the peanuts if he is not an importer;
  - (c) freight or cartage charges, or both, incurred in transporting the green shelled peanuts to his premises from the point where they cleared Customs if he is an importer, or incurred in transporting the green shelled peanuts from his supplier's premises to his own premises if he is not an importer and, in either case, to the extent only that the same are not included in the actual price he paid for the peanuts, but in neither case shall such charges include additional railway express rates;
  - (d) 3 cents per pound to cover all processing charges and expenses incurred or paid by the processor for converting the shelled peanuts into salted peanuts;
  - (e) 2 cents per pound to cover all charges and expenses incurred or paid by the processor if the peanuts are also blanched by the processor; and
  - (f) a markup percentage of his selling price of the salted peanuts not more than the markup percentage of the highest lawful selling price of salted peanuts obtained by him during the said basic period but in no case shall the markup percentage of selling price be more than,
    - (i) 12½ per cent on a sale by him to a wholesale distributor or to a customer or class of customer to whom he has been accustomed to sell at his lowest price basis;
    - (ii) 22½ per cent on a sale by him, other than at retail, to a customer or class of customer not covered by item (i) of this clause; or
    - (iii) 29 per cent on his own sales at retail.

#### WHOLESALE DISTRIBUTORS' SALES

13. The maximum price at which a wholesale distributor may sell salted peanuts shall be the sum of the following, f.o.b. his warehouse, inclusive of sales tax,
- (a) the actual price paid by him to his supplier for the salted peanuts, but in no case more than the maximum price at which his supplier may sell them to him;
  - (b) sales tax actually paid by him, if and to the extent only that the same is not included in the actual price he paid for the salted peanuts;
  - (c) freight or cartage charges or both, incurred in transporting the salted peanuts from his supplier's premises to his own premises, if and only to the extent that the same are not included in the actual price he paid for the peanuts, and in no case shall such charge include additional railway express rates; and
  - (d) a markup percentage of his selling price of not more than the markup percentage of the highest lawful selling price of salted peanuts obtained by him during the said basic period but in no case shall such markup percentage of selling price be more than 10 per cent.

#### RETAILERS' SALES (EXCLUDING PROCESSORS)

14. The maximum price at which a person who is not a processor of salted peanuts may sell salted peanuts at retail shall be the sum of the following inclusive of sales tax,



- (a) the actual price inclusive of sales tax paid by him to his supplier for the salted peanuts, but in no case more than the maximum price at which his supplier may sell them to him;
- (b) freight or cartage charges, or both, incurred in transporting the peanuts from his supplier's premises to his own premises, if and to the extent only that the same are not included in the price he paid for the peanuts and in no case shall such charges include additional railway express rates; and
- (c) a markup percentage of his selling price of not more than the markup percentage of the highest lawful selling price of salted peanuts obtained by him during the said basic period but in no case shall such markup percentage of selling price be more than 25 per cent.

#### PACKAGING CHARGES FOR HALF-POUND AND ONE-POUND BAGS

15. A processor who packages salted peanuts in a cellulose or waxed paper bag having a net weight content of  $\frac{1}{2}$  lb. or 1 lb. for sale at retail as so packaged may, on sales to wholesale distributors and retailers, but not on his own sales at retail, include in his selling price of such salted peanuts and as part of his cost of the same a packaging charge of  $1\frac{1}{2}$  cents for the  $\frac{1}{2}$  lb. size or of 2 cents for the 1 lb. size.

#### RETAIL FIVE-CENT AND TEN-CENT PACKAGES

16. (1) The maximum price at which a person may sell other than at retail, to any customer or class of customer salted peanuts packaged to sell at retail at 5 cents and 10 cents, respectively, per package, shall, notwithstanding any other provision of this Order, continue to be not more in any case than the highest lawful price at which such person sold salted peanuts so packaged to the same customer or class of customer during the basic period, September 15 to October 11, 1941, and every such package when sold by such person or when resold by any other person shall contain not less than the following net weight content of salted peanuts:

KIND	MINIMUM NET WEIGHT	RETAIL PRICE
	In ounces	In cents
(a) Unblanched .....	$1\frac{3}{4}$	5
(b) " .....	3	10
(c) Blanched .....	$1\frac{1}{4}$	5
(d) " .....	$2\frac{1}{2}$	10

(2) Subsection (1) of this Section shall not apply in any way to the sale of dry roasted shelled peanuts, or blanched shelled unsalted peanuts, or to the maximum selling prices thereof.

#### PACKAGES TO SHOW NET WEIGHT OF CONTENT

17. No person may sell salted peanuts packaged in a cellulose or waxed paper bag unless the net weight of the content of the bag is legibly stamped or printed on the bag or on a tag or label affixed to the bag.

#### VACUUM PACKED SALTED PEANUTS

18. This Order shall not apply to the sale of or fix the maximum selling price of salted peanuts when vacuum packed in metal containers and sold by a person who during the said basic period sold salted peanuts so packed.

### Part IV—General

#### COMBINED WHOLESALE MARKUP

19. On a transaction between or a series of transactions among wholesale distributors involving the sale of any kind of peanuts the maximum selling price of which is fixed by this Order, the total combined markups of both or all of them included in their selling prices shall be not more than the maximum markup fixed by this Order which the first of them to sell could lawfully include in his selling price of that kind of peanuts.

#### PREPAID OUTWARD FREIGHT

20. If on a sale of any kind of peanuts to which this Order applies, the seller prepays the outward freight or cartage charges, or both, or any part of such charges for transporting the peanuts to the premises of the buyer or to his receiving point, he shall

not include such prepaid charges in his selling price or add a markup thereon. Such prepaid charges shall be shown as a separate item on the seller's invoice of sale and not as part of his selling price.

#### RECORDS

21. Every person who imports or sells peanuts shall keep adequate records of his transaction of purchase and sale of the same and of any processing cost, charges and expense incurred or paid by him which are not included in his buying price of the peanuts, so that such records will show clearly and accurately all particulars requisite for complete and accurate determination of all matters to which this Order in any way relates.

#### INVOICES

22. Every person who sells peanuts except on a sale at retail shall at the time of sale issue an invoice in duplicate covering the sale and showing all particulars necessary to establish whether or not his selling price is lawful. One copy of the invoice shall be sent to the buyer at the time of sale or delivery of the peanuts and the other copy shall be retained by the seller.

#### INSPECTION OF RECORDS AND INVOICES

23. The records and invoices referred to in the next preceding two sections shall be retained for a period of not less than twelve months from the date of the transaction to which they relate and shall during such time be available for inspection at any time by any authorized representative of the Board.

Dated at Ottawa, this 4th day of April, 1944.

A. S. MAY,  
*Administrator of Imported Grocery Items.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

#### NOTE

Communications to the Board with respect to the foregoing Order should be addressed as follows:—

About Salted Peanuts, to: F. T. W. Saunders, Administrator of Confectionery, Cocoa and Allied Products, Metropolitan Bldg., Toronto, Ont.

About any other kind of Peanuts to: A. S. May, Administrator of Imported Grocery Items, Metropolitan Bldg., Toronto, Ont.

NOTE: Any commission, brokerage or other consideration allowed to the importer in connection with the importation of peanuts shall be deducted by the importer in calculating his actual net laid down cost of the peanuts.

#### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This Order fixes maximum prices and markups on sales of unshelled, shelled and salted peanuts and is part of this price control program.**

These maximum prices and markups have been fixed for top quality peanuts and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1157

**Galvanized Steel Wire Strand**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-294 is revoked.
2. This Order shall be effective on and after the 10th day of April, 1944.

Dated at Ottawa, this 5th day of April, 1944.

M. C. LOWE,  
*Administrator, Electrical Apparatus, Equipment  
and Supplies.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE.—Where a manufacturer resumes production of any goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations, he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of "consumer goods" as defined in Board Order Number 214, for which no maximum price has been established under the said Regulations, the maximum price shall be fixed under Order Number 214.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1158

**Straight Razors, Safety Razors and Safety Razor Blades**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-754 is revoked.
2. This Order shall be effective on and after the 10th day of April, 1944.

Dated at Ottawa, this 5th day of April, 1944.

R. A. H. TAYLOR,  
*Administrator,  
Fabricated Steel and Non-Ferrous Metals.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1159

**Cosmetics**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Pharmaceuticals, it is hereby ordered on behalf of the Board, as follows:—

1. This Order comes into force on April 10, 1944.



2. Clause (b) of Section 6 of Administrator's Order No. A-302 is hereby revoked.

Dated at Ottawa, this 6th day of April, 1944.

W. M. GRANT,  
*Administrator of Pharmaceuticals.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE.—Attention is drawn to the provisions of Order No. 214 of the Board which provides that, before selling goods which differ in any way from the kinds or types of goods previously sold, a manufacturer shall submit his proposed maximum selling prices to the Administrator for approval.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1160

**The conversion of real property known as 800 Boulevard, in the City of North Vancouver and Province of British Columbia, and being all and singular Lots 4, 5 and 6, and the West Half of Lot 7, Block 102, District Lot 550, Group 1, New Westminster District, according to the map or plan thereof filed in the City of Vancouver in the Province of British Columbia and numbered 1904.**

Whereas in the City of North Vancouver there is due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of any law, by-law, building restriction or covenant in any lease or in any conveyance which in any way prohibits or limits such conversion;

And whereas representations have been made by the Director of Housing, Department of Finance that it is desirable and in the public interest that real property known as 800 Boulevard, North Vancouver, be converted into a multiple family residence under authority conferred by Orders in Council P.C. 4579 and 8305, notwithstanding the provisions of Chapter 57, Statutes of British Columbia (1928).

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 800 Boulevard, in the City of North Vancouver and Province of British Columbia, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a multiple family dwelling house.

2. This Order shall come into force on the 6th day of April, 1944.

Dated at Ottawa this 5th day of April, 1944.

R. S. SMART,  
*Real Property Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



**PART IV**  
**Wartime Industries Control Board**  
**(Munitions and Supply)**

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**CONTROLLER OF CHEMICALS**

**Order No. C.C. 31-A**

**(Order No. C.C. 31—Dichlorodifluoromethane—Amended)**

Dated March 24, 1944

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

Sub-section (2) of Section 2 of the Order of the Controller of Chemicals, No. C.C. 31, dated December 20, 1943, is amended by deleting from the said Sub-section the words and figures "before April 1, 1944", and by substituting therefor the words and figures "before September 1, 1944".

E. T. STERNE,  
*Controller of Chemicals.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**METALS CONTROLLER**  
**ORDER No. M.C. 10B-1**

**(Non-Ferrous Scrap Metal—Order 10-B Amended)**

Dated March 22, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. M.C. 10B Amended*

The Order of the Metals Controller No. M.C. 10B, dated March 23, 1943, is hereby amended as follows:

- (a) By deleting paragraph (a) of subsection (2) of Section 5 and substituting therefore the following:

"(a) Transactions Generally:

Any person may sell, transfer, or otherwise dispose of scrap to any society, collector or licensed dealer, or to a licensed smelter if the purchase and consumption of such scrap is permitted by such smelter's licence."

- (b) By deleting the words "except from a society or collector" from sub-paragraph (i) of paragraph (e) of subsection (2) of Section 5.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

## METALS CONTROLLER

Order No. M. C. 36B

(Nickel Plating)

Dated March 22, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, of June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "nickel plating" shall mean and include any process whether chemical, electrolytic or mechanical, whereby a protective or decorative coating of nickel is placed on the surface of an article.

2. *Orders No. M.C. 36 and No. M.C. 36A Rescinded*

The Orders of the Metals Controller No. M.C. 36, dated December 9, 1942, and No. M.C. 36A, dated December 31, 1943, are hereby rescinded.

3. *Acquisition of Quantities up to 110 Pounds a Month Allowed Without a Permit, Subject to Provisions of Section 4 Next Succeeding*

Except as provided in Section 4 next succeeding unless under a permit in writing from the Metals Controller, no person shall acquire for nickel plating more than 110 pounds of nickel anodes in any calendar month.

4. *Inventory Limited to Three Months' Supply*

Without a permit in writing from the Metals Controller, no person shall acquire any nickel anodes if his stock of such anodes (including such acquisition) will exceed a three months' supply.

5. *Use of Anodes Acquired Under a Release*

No person shall consume nickel anodes which have been acquired for a specific purpose under a release from the Metals Controller, for any other purpose.

6. *Consumption of Stocks on Hand*

Nickel anodes in the possession of nickel plating establishments at the date of this Order, and which were not acquired for a specific purpose under a release from the Metals Controller, may be consumed for any nickel plating.

7. *Permits*

This Order shall be subject to any permit issued by the Metals Controller.

F. M. CONNELL,  
Metals Controller.

APPROVED:

J. GERALD GODSOE,  
Chairman, Wartime Industries Control Board.

# DEPARTMENT OF MUNITIONS AND SUPPLY

## RUBBER CONTROLLER

### Order No. Rubber 8A

#### (Order No. Rubber 8 Rescinded)

Dated March 30, 1944

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Rubber Controller's Order No. Rubber 8 dated March 24, 1943 is rescinded.

A. H. WILLIAMSON,  
*Rubber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

# DEPARTMENT OF MUNITIONS AND SUPPLY

## CONTROLLER OF SUPPLIES

### Order No. Supplies 3-B

#### (Orders No. Supplies 3 and 3-A—Cork Advisory Committee—Rescinded)

Dated March 25, 1944

Pursuant to the powers conferred by Order in Council P.C. 3 of January 4, 1944, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Controller of Supplies No. Supplies 3, dated January 11, 1943, and No. Supplies 3-A, dated February 3, 1943, are rescinded.

G. PETER KAYE,  
*Acting Controller of Supplies.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

# DEPARTMENT OF MUNITIONS AND SUPPLY

## CONTROLLER OF SUPPLIES

### Order No. Supplies 4-A

#### (Order No. Supplies 4—Supply and Use of Kapok—Rescinded)

Dated April 5, 1944

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Supplies No. Supplies 4, dated February 11, 1943, is rescinded.

G. PETER KAYE,  
*Acting Controller of Supplies.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## PART V

Export Permit Branch  
(Trade and Commerce)**EXPORT PERMIT BRANCH ORDER No. 91**

April 5, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, the undersigned hereby orders:—

1. That Export Permit Branch Order No. 82 of November 17, 1943, be amended by the insertion in Regulation 34 (b) as established thereby, after the words "Canadian Mutual Aid Board", of the words "or the Canadian Export Board".
2. That this Order come into force and have effect on and after April 10, 1944.

JAS. A. MacKINNON,  
*Minister of Trade and Commerce.*



VOLUME II, No. 3



APRIL 24, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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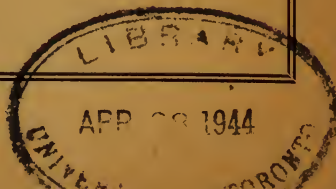
Published under authority of Order in Council P.C. 10793  
of 26th November, 1942

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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

*Price 10 cents*





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## ERRATA:

- Canadian War Orders and Regulations 1944* Vol. I, No. 13, Page 703, Order No. 377—Rationed Foods:  
 delete the word "or", at the end of exception (j) in Preserves Table C.  
*Canadian War Orders and Regulations 1944* Vol. II, No. 2, Page 65, Order No. 378—Kosher Beef:  
 Schedule B—Cow and Bull Beef authorized cuts "2—Shoulder Roasts Steaks (Boneless)" should read "2—Shoulder Roasts or Steaks (Boneless)".

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*(Trade and Commerce)*

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PART I  
Orders in Council

Order in Council re storage charges, insurance, etc., on wheat and flaxseed

P.C. 2570

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 11th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce represents that public country elevators and public or semi-public terminal elevators licensed under the Canada Grain Act are, by that Act, required to receive all grain in proper condition of any grade for which there is available storage of the kind required by the person by whom the grain is offered;

That the maximum charges for storage of grain in such elevators are fixed, under the Canada Grain Act, by regulations or orders made by the Board of Grain Commissioners for Canada; and

That by regulations made by the Governor in Council on the 12th day of October, 1943 (P.C. 7942).

- (a) all wheat purchased by the Canadian Wheat Board and held in its 1940-41, 1941-42 and 1942-43 crop accounts was vested in His Majesty and is held by the Board for the account of His Majesty;
- (b) the Canadian Wheat Board is authorized to appropriate for His Majesty western wheat in commercial positions in Canada in respect of which there was, on the twenty-eighth day of September, nineteen hundred and forty-three, no outstanding contract or agreement for the sale of actual wheat or wheat products;
- (c) the Canadian Wheat Board is, subject to regulations made by the Governor in Council in that behalf, required to buy all western wheat offered for sale by producers; and
- (d) all other persons are prohibited from buying western wheat from producers for resale or export or for processing or manufacturing purposes except with the permission of the Canadian Wheat Board;

That a substantial proportion of wheat in storage in licensed elevators is therefore owned by the Canadian Wheat Board or His Majesty;

That, under regulations made by the Governor in Council on the 21st day of September, 1943 (P.C. 7325), all flaxseed offered for sale by producers in Canada is purchased by the Canadian Wheat Board;

That a substantial proportion of flaxseed in storage in licensed elevators is therefore owned by the Canadian Wheat Board;

That he is informed by the Canadian Wheat Board that it has, upon investigation, been ascertained that the maximum charges for storage of wheat and flaxseed as authorized for the crop year 1943-44 are excessive for the large quantities of wheat and flaxseed stored for the Canadian Wheat Board and His Majesty;

That it is advisable that, without derogating from the powers of the Board of Grain Commissioners for Canada, to fix maximum storage charges for subsequent periods; the maximum charges in respect of storage of wheat and flaxseed between the twenty-seventh day of September, nineteen hundred and forty-three and the first day of August, nineteen hundred and forty-four be fixed;

That section one hundred and two of the Canada Grain Act requires the manager of every licensed public and semi-public elevator in the Western Division to keep all grain in such elevator insured against loss or damage by fire during such time as it is stored therein or is in course of delivery into or out of the same and provides that the loss, if any, under every such policy of insurance shall be payable to the holders of elevator or warehouse receipts as their interest may appear;

That grain is, under the said regulations made on the twelfth day of October, nineteen hundred and forty-three, acquired on behalf of the Canadian Wheat Board and placed in licensed elevators before the Board acquired the elevator or warehouse receipts therefor; and

That it is therefore advisable, by reason of the war, for the security, defence, peace, order and welfare of Canada, that the order hereinafter set forth be made.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following order:

### ORDER

1. In this order unless the context otherwise requires, words or expressions have the same meaning as in the Canadian Wheat Board Act, 1935, or the Canada Grain Act.

2. Notwithstanding anything in the Canada Grain Act or any order or regulation of the Board of Grain Commissioners for Canada made pursuant thereto, no person shall charge or receive a sum in excess of one-sixtieth of one cent per bushel per day in respect of storage between the twenty-seventh day of September, nineteen hundred and forty-three and the first day of August, nineteen hundred and forty-four, of wheat or flaxseed in any licensed elevator in the Western Division except a licensed terminal or mill elevator in the cities of Fort William or Port Arthur or the towns of Kenora or Keewatin.

3. (1) No person shall commence or continue an action, suit or proceeding for an amount that he is, by this order, prohibited from charging or receiving.

(2) No person has any lien or other security for payment of an amount that he is, by this Order, prohibited from charging or receiving.

4. Where grain has been acquired by or on behalf of the Canadian Wheat Board and placed in a licensed elevator in the Western Division, the loss, if any, under the policy of insurance issued pursuant to section 102 of the Canada Grain Act shall be payable to the Canadian Wheat Board as its interest may appear, notwithstanding that it is not named in the policy or is not the holder of an elevator or warehouse receipt for the grain, and the Canadian Wheat Board's claim under the policy shall have priority to any claim by the manager of the elevator or of any assignee of such manager.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

### Order in Council re reimbursement of the Crown by women service drivers for claims paid as a result of negligent operation of vehicles

P.C. 57/2595

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 12th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence, the Honourable the Minister of National Defence for Air and the Honourable the Minister of National Defence for Naval Services reporting that:—

"1. (a) Orders in Council P.C. 80/1045 dated 19th March, 1940, and P.C. 59/7305 dated 17th September, 1941, *inter alia* provide for reimbursement to the Crown,

to the extent set out in the said Orders in Council, by members of the Armed Services for claims paid by the Crown as a result of the negligent operation by such members of the Department of National Defence vehicles;

- (b) Order in Council P.C. 49/11590 dated 23rd December, 1942, provides a scale for reimbursement by women service drivers, which scale is based on the daily rates of pay for women members of the armed forces in relation to the daily rates of pay for men of the armed forces in Canada;
- (c) Order in Council P.C. 1/5932 dated 24th July, 1943, provides for an increased rate of pay for women members of the armed forces, and it is therefore considered that the amount for which demands may be made upon such women drivers should be increased proportionately.

2. In order to give effect to the foregoing the Deputy Minister (Army) recommends that Order in Council P.C. 49/11590 dated 23rd December, 1942, be cancelled and an appropriate amendment be made to Orders in Council P.C. 80/1045 dated 19th March, 1940, and P.C. 59/7305 dated 17th September, 1941.

3. The undersigned concurs in the recommendation of the Deputy Minister, and has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206 Revised Statutes of Canada 1927, and notwithstanding the provisions of any other statute, order or regulation, be pleased to order:

- (a) That Order in Council P.C. 49/11590 dated 23rd December, 1942, be cancelled;
- (b) That Order in Council P.C. 80/1045 dated 19th March, 1940, be amended by adding the following as a proviso to paragraph 9 thereof:

'Provided that when a demand is made upon a female member of the military, naval or air force of Canada it shall be for the amount that is the same proportion of the amount that would be demanded in the circumstances from a male member as her basic rate of pay at the time of the demand is of the basic rate of pay of a male member of the same force of the same or an equivalent rank.'

- (c) That Order in Council P.C. 59/7305 dated 17th September, 1941, be amended by adding the following as a proviso to paragraph 2(vi) thereof:

'Provided that when a demand is made upon a female member of the military, naval or air force of Canada it shall be for the amount that is the same proportion of the amount that would be demanded in the circumstances from a male member as her basic rate of pay at the time of the demand is of the basic rate of pay of a male member of the same force of the same or an equivalent rank.'

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council postponing date of payments required by the Income Tax Act, to August 31, 1944

P.C. 98/2595

*Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 12th April, 1944.*

The Board recommend that, under the provisions of the War Measures Act, the payment of any tax required by the Income Tax law in respect of the 1943 income, which by the Act is required to be paid on or before the 30th April, 1944, and if not so paid bear interest thereafter as in the said Act provided, shall be postponed



to the 31st day of August, 1944, and the interest in respect of such postponed payments shall, in lieu of being effective as and from the 30th April, 1944, be effective as and from the said 31st August, 1944, in respect of any such payments made after that date.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## Order in Council *re* pension benefits to female members of the armed forces of Canada

P.C. 119/2595

*Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 12th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health, concurred in by the Honourables the Ministers of National Defence, National Defence for Air, and National Defence for Naval Services, reporting that:—

“Whereas under authority of Order in Council of the 1st October, 1941 (P.C. 4/7635), provision was made for pension benefits to a limited extent for members of the Canadian Women's Army Corps and the Royal Canadian Air Force (Women's Division), and such benefits were extended to members of the Women's Royal Canadian Naval Service by virtue of the provisions of Order in Council of the 31st July, 1942 (P.C. 56/6755); and

Whereas, at the date of the said Order in Council of the 1st October, 1941, the status of the personnel of the women's divisions was not clearly defined with regard to their recognition as ‘members of the forces’ within the meaning of the Pension Act; the rates of pay were set at approximately two-thirds of that of male members of the forces; and they were ineligible to receive dependents' allowances on behalf of any dependents; and

Whereas the personnel of the women's divisions are now recognized as ‘members of the forces’ within the meaning of the Pension Act; the rates of pay have been increased to approximately four-fifths of that payable to male members of the forces; and dependents' allowances may be authorized in respect of dependent parents, sisters and brothers;

And whereas the rescission of Order in Council of the 1st October, 1941 (P.C. 4/7635), and of Section 6 of Order in Council of the 31st July, 1942 (P.C. 56/6755), would require consideration with regard to curtailment of benefits for dependents, and would necessitate consideration as to whether the rates authorized by Schedules A and B of the Pension Act should be effective in view of the fact that the rates of military pay are based on four-fifths of the rates authorized in respect of male members of the forces;

Now, therefore, the undersigned, with the concurrence of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the Pension Act or in any other act or regulation, be pleased to order as follows:—

1. That Order in Council of the 1st October, 1941 (P.C. 4/7635), and Section 6 of Order in Council of the 31st July, 1942 (P.C. 56/6755), be rescinded effective from the date of this Order;
2. That pension awards authorized for disability to or in respect of the Women's Royal Canadian Naval Service, the Canadian Women's Army Corps and the Royal Canadian Air Force (Women's Division) be paid at the rates provided in Schedule A hereto annexed;



3. That pension awarded in respect of the death of a member of the Women's Royal Canadian Naval Service, the Canadian Women's Army Corps and the Royal Canadian Air Force, (Women's Division) be authorized at the rates provided in Schedule B hereto annexed;
4. That an award of pension or additional pension to or in respect of a child or children as provided in Schedules A and B hereto annexed shall be authorized in the discretion of the Commission;
5. That no payment or additional payment under the provisions of this Order shall be authorized for any period prior to the first day of July, 1943.
6. That the provisions of this Order shall not affect any benefits which heretofore were available or hereinafter may become available to female medical officers and matrons and nursing sisters under the provisions of the Pension Act."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

# SCHEDULE A

## SCALE OF PENSIONS FOR DISABILITIES

### PERCENTAGE OF DISABILITY—CLASS AND ANNUAL RATE OF PENSION

RANK OR RATING	CLASS																			
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
	100% — 95%	99% — 95%	94% — 90%	89% — 85%	84% — 80%	79% — 75%	74% — 70%	69% — 65%	64% — 60%	59% — 55%	54% — 50%	49% — 45%	44% — 40%	39% — 35%	34% — 30%	29% — 25%	24% — 20%	19% — 15%	14% — 10%	9% — 5%
	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
Lieut. (Army Corps), Section Officer or equivalent rank (Air Force), Sub-Lieut. (Navy), and all ranks and ratings below.....	720 00	684 00	648 00	612 00	576 00	540 00	504 00	468 00	432 00	396 00	360 00	324 00	288 00	252 00	216 00	180 00	144 00	108 00	72 00	36 00
Capt. (Army Corps), Flight Officer or equivalent rank (Air Force), Lieut. (Navy).....	800 00	760 00	720 00	680 00	640 00	600 00	560 00	520 00	480 00	440 00	400 00	360 00	320 00	280 00	240 00	200 00	160 00	120 00	80 00	40 00
Major (Army Corps), Squadron Officer or equivalent rank (Air Force), Lt.-Commander (Navy).....	1008 00	957 60	907 20	856 80	806 40	756 00	705 60	655 20	604 80	554 40	504 00	453 60	403 20	352 80	302 40	252 00	201 60	151 20	100 80	50 40
Lt.-Col. and higher ranks (Army Corps), Wing Officer or equivalent rank and higher ranks (Air Force), Commander and higher ranks (Navy).....	1248 00	1185 60	1123 20	1060 80	998 40	936 00	873 60	811 20	748 80	686 40	624 00	561 60	499 20	436 80	374 40	312 00	249 60	187 20	124 80	62 40
Additional pension for married members of the Forces.....	240 00	228 00	216 00	204 00	192 00	180 00	168 00	156 00	144 00	132 00	120 00	108 00	96 00	84 00	72 00	60 00	48 00	36 00	24 00	12 00
Additional pension for children of above ranks:																				
One child.....	144 00	136 80	129 60	122 40	115 20	108 00	100 80	93 60	86 40	79 20	72 00	64 80	57 60	50 40	43 20	36 00	28 80	21 60	14 40	7 20
Two children.....	259 20	247 20	235 20	223 20	211 20	199 20	187 20	175 20	163 20	151 20	139 20	127 20	115 20	100 80	86 40	72 00	57 60	43 20	28 80	14 40
Each subsequent child an additional.....	96 00	91 20	86 40	81 60	76 80	72 00	67 20	62 40	57 60	52 80	48 00	43 20	38 40	33 60	28 80	24 00	19 20	14 40	9 60	4 80
Parent.....	144 00	136 80	129 60	122 40	115 20	108 00	100 80	93 60	86 40	79 20	72 00	64 80	57 60	50 40	43 20	36 00	28 80	21 60	14 40	7 20

Class 21—Disabilities below 5%. All Ranks—A Final Payment not exceeding \$80.00.

SCHEDULE B  
SCALE OF PENSIONS FOR DEATH

Rank or Rating of Member of Forces	RATE PER ANNUM			
	Dependent Parent	Child or Dependent Brother or Sister	Orphan Child or Orphan Brother or Sister	
	\$ c.	\$ c.	\$ c.	
Lieut. (Army Corps), Section Officer (Air Force), Sub-Lieut. (Navy), and all Ranks and Ratings below.....	576 00			
Capt. (Army Corps), Flight Officer (Air Force), Lieut. (Navy) .....	640 00			
Major (Army Corps), Squadron Officer (Air Force), Lt.-Commander (Navy).....	806 40			
Lt.-Col. and higher ranks (Army Corps), Wing Officer and higher ranks (Air Force), Commander and higher ranks (Navy).....	998 40			
Additional pension for children or dependent brothers or sisters for above ranks:				
One child.....		144 00	288 00	
Two children.....		259 20	518 40	
Each subsequent child an additional.....		96 00	192 00	

Pensions awarded to parents or brothers and sisters may be less than these amounts in accordance with the provisions of this Order and the Pension Act.

## Order in Council amending National Selective Service Civilian Regulations

P.C. 2626

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that as a result of officers and men joining foreign-going ships of non-Canadian registry there is a serious loss of Canadian officers and seamen urgently required for service on ships of Canadian registry; and

That, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend the National Selective Service Civilian Regulations with a view to decreasing the loss of Canadian officers and seamen.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943), as amended and they are hereby further amended by adding the following section immediately after Section 400 of the said Regulations:

400A. No person who is a Canadian national or who is ordinarily resident in Canada may enter employment at a Canadian port as an officer or seaman on any foreign-going ship of non-Canadian registry without an authorization issued by or on behalf of the Director of Merchant Seamen.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council making appointments to Regional Selective Service Advisory Boards

P.C. 2627

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint the undermentioned persons as members of the Regional Selective Service Advisory Boards established pursuant to the provisions of Orders-in-Council P.C. 6387 dated August 10, 1943 and P.C. 512 dated January 28, 1944;

- (1) *Pacific Employment Region*  
Lt.-Col. F. J. Simpson, V.D.,  
Representing the Department of National Defence.  
William MacGillivray, Esq.,  
Director of the Dominion Provincial Farm Labour Service,  
Representing agriculture.
- (2) *Prairie Employment Region*  
Lt.-Col. N. R. Nagle, E.D.,  
Representing the Department of National Defence.  
George McConnell, Esq.,  
Vice-President of the Manitoba Pool Elevators,  
Representing agriculture.



(3) *Ontario Employment Region*

Major R. J. Clapton,  
Representing the Department of National Defence.  
R. S. Duncan, Esq.,  
Assistant Deputy Minister of Agriculture, Province of Ontario,  
Representing agriculture.

(4) *Quebec Employment Region*

Lt.-Col. A. Fleming, V.D.,  
Representing the Department of National Defence.  
Mr. Raynald Ferron,  
Department of Agriculture, Province of Quebec,  
Representing agriculture.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending National Selective Service Civilian Regulations

P.C. 2375

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, to amend the National Selective Service Civilian Regulations at hereinafter set forth.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943, as amended), and they are hereby further amended by adding the following section immediately after Section 210D:

"210E. (1) The provisions of this Section shall apply to such employment as the Director may specify, by Order.

(2) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Director, issue to any person a permit card in the form prescribed by the Director authorizing him to seek and enter employment specified by the Director pursuant to Subsection (1) of this Section during the period and at the place or places specified in the permit.

(3) A permit card issued pursuant to Subsection (2) of this Section shall be valid for such period as may be prescribed in instructions given by the Director.

(4) A Selective Service Officer may, in his discretion, renew for such further period or periods as may be prescribed in instructions given by the Director, a permit card issued pursuant to Subsection (2) of this Section on application of the holder.

(5) (a) No employer shall take any person into employment specified by the Director pursuant to Subsection (1) of this Section unless such person presents to such employer a permit card issued by a Selective Service Officer pursuant to Subsection (2) of this Section.

(b) No employer shall retain in employment specified by the Director pursuant to Subsection (1) of this Section any person whose permit card or any renewal thereof has expired.

(6) The provision of Sections 202, 202A, 203 and 204 of these Regulations shall not apply to persons in respect of any employment specified by the Director pursuant to Subsection (1) of this Section.

(7) Notwithstanding the provisions of Sections 202 and 202A of these Regulations any person who is in possession of a valid permit card issued pursuant to this section and who is temporarily in employment other than the employment for which the permit card has been issued, may, for the purpose of returning to the employment for which the permit card was issued, terminate such other employment immediately upon giving a notice of separation in prescribed form.

(8) A Selective Service Officer may, at any time, cancel a permit card issued pursuant to this Section."

A. D. P. HEENEY,  
Clerk of the Privy Council.

### Order in Council providing certain exemptions from income tax for members of the Canadian Army and R.C.A.F. on the strength of Canadian Hospital Ships and Ships Conducting Staffs

P.C. 82/2705

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on the 18th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence, concurred in by the Honourable the Acting Minister of National Defence for Air, reporting that:

"Section 4 (v) of the Income War Tax Act, Chapter 97 Revised Statutes of Canada 1927, as enacted by Section 4 of Chapter 14 of the Statutes of Canada (1943) excepts from liability to taxation:

'The service pay and allowances received in respect of the first six months' service after his return to Canada by any member of the Canadian Naval, Military or Air Forces who is in the Canadian Active Service Forces and who has been Overseas on the strength of an Overseas Unit outside of the Western Hemisphere: Provided, however, that in the case of a member of the said Forces who has not been on the strength of an Overseas Unit outside of the Western Hemisphere for a period of at least six months, the period of exemption granted hereunder shall not exceed the length of the period which has been served by him on the strength of an Overseas Unit outside of the Western Hemisphere: Provided further that the exemption shall not in any case exceed one period of six months for any such service or services outside of the Western Hemisphere.

2. Members of the Canadian Army (Active Force) and the Royal Canadian Air Force carried on the strength and within the establishments of Canadian Hospital Ships and of Ships' Conducting Staffs, although exempt from Income Tax whilst so serving by reason of the fact that they are deemed to be performing duties of such a character as are required normally to be performed afloat (Section 4 (t) (ii) of the said Act), may not be accorded the additional period of exemption under Section 4 (v) aforesaid for the reason that the said members of the Canadian Army (Active Force) and the Royal Canadian Air Force do not qualify within the meaning of the phrase 'on the strength of an Overseas Unit outside of the Western Hemisphere' in the said section 4 (v).

3. The aforesaid members of the Canadian Army (Active Force) and the Royal Canadian Air Force serve beyond the Western Hemisphere during the course of their normal duties; their service would in no way differ were they in fact carried

'on the strength of an Overseas Unit outside of the Western Hemisphere' and in every respect their service position is fully comparable to that of Military and Air Force personnel who, by virtue of qualification within the meaning of the said Section 4 (v), are extended the hereinbefore mentioned period of exemption from Income Tax.

4. It is considered that the aforesaid members of the Canadian Army (Active Force) and the Royal Canadian Air Force, upon ceasing to perform the duties in respect of which exemption is now granted under Section 4 (t) (ii) of the said Act, should be considered as being qualified within the meaning of Section 4 (v).

5. The Deputy Minister (Army) and the Deputy Minister (Air) therefore recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206 Revised Statutes of Canada 1927, be pleased to authorize that for the purpose of Section 4 (v) of the Income War Tax Act, members of the Canadian Army (Active Force), and the Royal Canadian Air Force carried on the strength and within the establishments of Canadian Hospital Ships and of Ships' Conducting Staffs, shall be deemed eligible to qualify within the meaning of the said Section 4 (v).

6. No increased expenditure is involved.

7. The undersigned concur in the above recommendation and submit same for approval."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
Clerk of the Privy Council.

### Order in Council remitting taxes on commissions paid individuals selling Victory Bonds when such are turned over to Service Clubs

P.C. 116/2705

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 18th April, 1944.*

The Board recommend, under the terms of the War Measures Act and The Consolidated Revenue and Audit Act, that any taxes exigible in respect of commissions paid to individuals selling Victory Bonds, when the commissions were turned over to Service Clubs and it can be shown that this was the intent at the time of entering into the contract, be remitted and cancelled.

A. D. P. HEENEY,  
Clerk of the Privy Council.

### Order in Council continuing provisions of P.C. 2199, March 20, 1942 (advances to Canadian Legion War Services, Y.M.C.A., etc.) to March 31, 1945

P.C. 123/2705

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 18th April, 1944.*

The Board has under consideration a memorandum from the Honourable the Minister of National War Services reporting that:—

"In lieu of appeals to the public, pursuant to the provisions of P.C. 2199 of March 20, 1942, accountable grants are paid to the Canadian Legion War Services, Incorporated; the Knights of Columbus Army Huts Fund; the Salvation Army Red



Shield Fund; the Canadian Y.M.C.A. War Services Funds; the Y.W.C.A. National War Services Fund; and the Navy League of Canada, for essential and necessary war auxiliary services, as approved and submitted to the Department of National War Services from time to time by the Department of National Defence (Navy, Army, and Air), to be carried out in the interests of the armed personnel in Canada and Overseas under agreements with the Department of National Defence.

The budgets of the aforesaid organizations covering approved services are for the calendar year and are in all cases scrutinized by the National War Services Funds Advisory Board under authority of P.C. 5248 of June 22, 1942. Expenditures of the aforesaid organizations are audited by auditing firms approved by the Department of National War Services and their audited statements are scrutinized by the National War Services Funds Advisory Board.

P.C. 2199 of March 20, 1942, which provided accountable grants for the fiscal year ended March 31, 1943, was extended by P.C. 97/9400 of December 8, 1943, to cover the fiscal year ending March 31, 1944 only.

Therefore it is respectfully recommended that authority be sought of His Excellency the Governor in Council to extend the provisions of P.C. 2199 of March 20, 1942, with the exception of Paragraph 2 of said Order in Council, to March 31, 1945, and that payment of accountable grants to cover services as approved and submitted by the Department of National Defence (Navy, Army and Air) be authorized in the total amount of \$12,000,000.00, and that all other provisions of the said Order in Council should apply until March 31, 1945."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## The Merchant Seamen War Service Bonus Order, 1944

P.C. 149/2705

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 18th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Transport reporting:

That the Canadian Government has embarked upon an extensive shipbuilding programme and has arranged to operate a number of ships constructed in Canada, but, because of the voluntary nature of employment at sea, considerable difficulty is being encountered in furnishing a continuous flow of trained seamen for vessels at present in service as well as for additional vessels which are under construction for Canadian Government account;

That, to meet this situation, it is considered expedient to encourage Canadian officers and seamen now manning foreign-going ships of Canadian registry to continue in service, and it is felt that this can be effected by offering a war service bonus as a special inducement for experienced officers and seamen of all ranks and ratings to sign agreements with Merchant Seamen's Manning Pools in Canada to engage for sea service for the duration of the war or for two years, whichever is the lesser period;

That the undersigned proposes to invite through the Office of the Director of Merchant Seamen an adequate number of experienced officers and seamen to volunteer for service for the duration of the war or for two years, whichever is the lesser period, on foreign-going ships of Canadian registry and to sign agreements covering such service;

That funds to cover the commitment herein recommended for approval will be applied for out of the War Appropriation.

The undersigned, therefore, on the advice of the Director of Merchant Seamen, concurred in by the Deputy Minister of Transport and approved by the Advisory Committee on Merchant Shipping Policy, the National War Labour Board, and the Cabinet War Committee, has the honour to recommend that Your Excellency in



Council, under and by virtue of the War Measures Act, Chapter 206, R.S.C. 1927, and notwithstanding anything to the contrary contained in any other Act or Regulation, be pleased to make the following Order:

### ORDER

1. This Order may be cited as "The Merchant Seamen War Service Bonus Order, 1944".

2. In this Order unless the context otherwise requires,

"foreign-going", "foreign voyage", and "home-trade voyage", have the meanings assigned to these expressions, respectively, under Section 2 of the Canada Shipping Act, 1934;

"manning pool" means any manning pool established under Order in Council P.C. 14/3550 of the 19th May, 1941;

"Minister" means the Minister of Transport;

"seaman" means any person employed or engaged in any capacity on board a ship or carried on the strength of a manning pool.

3. Subject to the provisions of this Order, the Minister may pay to any seaman who has signed an agreement in writing (hereinafter called "the said agreement") to join a manning pool and to serve at sea on foreign-going ships of Canadian registry, as directed by the Director of Merchant Seamen, for a period of two years or the duration of the war, whichever is the lesser period, a War Service bonus (hereinafter called "the War Service Bonus") amounting to ten per cent (10%) of his annual earnings computed and payable as hereinafter provided.

4. The War Service Bonus shall be computed on the total of the seaman's basic pay and war risk bonus for his service at sea on ships of Canadian registry, including basic pay received while accommodated at manning pools between ship engagements.

5. The War Service Bonus shall be payable through the Office of the Director of Merchant Seamen at the end of every twelve months' continuous service at sea (including time spent in manning pools) of the seaman commencing from the date of signing the said agreement, provided that, for the purpose of computing the War Service Bonus payable to any seaman serving under Articles of Agreement on a foreign-going ship of Canadian registry at the date this Order comes into force who signs the said agreement following his discharge from such ship on completion of the Articles of Agreement, the commencement date of the said agreement shall be deemed to be the first day of April, 1944.

6. The owner of any foreign-going ship of Canadian registry may pay the War Service Bonus to any seaman who is permanently employed by such owner and continuously serving at sea on such ship. The War Service Bonus in such case shall be computed on the full year's earnings of the seaman commencing from the date this Order comes into force, and the said owner shall be entitled to be reimbursed by the Minister for the amount so paid upon production of evidence satisfactory to the Director of Merchant Seamen that the War Service Bonus has been properly paid according to the terms of this Order.

7. The War Service Bonus shall not be paid to any seaman who is discharged from a manning pool or ship for misconduct or incompetence, provided that the discharge of a seaman or the termination of the said agreement for medical or other reasons accepted by the Director of Merchant Seamen as good and sufficient shall not prevent the seaman from being paid the War Service Bonus if otherwise entitled to it.

8. The War Service Bonus shall not be paid to any seaman who does not report for re-entry to a manning pool immediately on his discharge from a ship on completion of Articles of Agreement.

9. Every trainee entered at the Department of Transport Marine Engineering School at Prescott, Ontario, or St. Margaret's Sea Training School or any other similar school subsequently established by the Department of Transport who signs an

agreement to enter a manning pool at the end of the school training period and to serve at sea on foreign-going ships of Canadian registry, as directed by the Director of Merchant Seamen, for the duration of the war or a period of two years, whichever is the lesser, shall be eligible for the War Service Bonus computed on his earnings commencing from the date of his entry to the said school.

10. The Minister may extend the application of this Order to any seaman serving on a ship of Canadian registry employed on home-trade voyages, or partly on home-trade and partly on foreign voyages; and the Minister may pay the War Service Bonus to any seaman not otherwise coming within the provisions of this Order where owing to special circumstances the Minister considers such extension to be in the public interest.

11. The Minister may make such regulations in furtherance of the provisions of this Order as may be required for carrying out the intent of this Order, and in particular, but not so as to limit the generality of the foregoing, the Minister may provide by regulation for the determination of the persons to whom this Order applies and the amount of the War Service Bonus payable to such persons."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### The Merchant Seamen Special Payment Order, 1944

P.C. 152/2705

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on the 18th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Transport reporting:—

"That Merchant Seamen engaged on Foreign-going ships of Canadian registry and Canadian Merchant Seamen serving on ships of Allied registry are frequently (1) discharged at ports abroad on account of sickness or injury, (2) discharged at ports in Canada and admitted for treatment under the Sick Mariner's Fund, and (3) repatriated to Canada, indigent, disabled and in need of care for sickness or disability incurred;

That with few exceptions the wages of such seamen cease on the date of admission to hospital or, alternatively, on the date of discharge, with resultant hardship and distress to the seamen and their dependents;

That, occasionally, Canadian seamen, who are carried on the strength of a manning pool in Canada, become sick or disabled, and in such instances the above-mentioned conditions likewise obtain;

That it is deemed expedient to make provision for a special payment to be made in cases of sickness or injury, to seamen serving on foreign-going ships of Canadian registry and Canadian seamen serving on ships of Allied registry, not exceeding an amount equal to 12 weeks' basic pay, when such seamen have signed a Canadian Manning Pool Agreement to serve at sea on foreign-going ships for two years or the duration of the war, whichever is the lesser period, or have joined a foreign-going ship of Allied registry at a Canadian port under authorization of the Director of Merchant Seamen, or are permanently employed and continuously serving at sea on a foreign-going ship of Canadian registry.

That funds to cover such commitment will be applied for out of the War Appropriation.

The undersigned, therefore, on the advice of the Director of Merchant Seamen, concurred in by the Deputy Minister of Transport and approved by the Advisory Committee on Merchant Shipping Policy, and the Cabinet War Committee, has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, R.S.C. 1927, and notwithstanding anything to the contrary contained in the Canada Shipping Act, 1934, or any Act or Regulation, be pleased to make the following Order:—

## ORDER

1. This Order may be cited as 'The Merchant Seamen Special Payment Order, 1944'.

2. In this Order, unless the context otherwise requires,

'Allied registry' means the registry of any of the United Nations other than Canada, and includes the registry of any other nation or authority associated with Canada in the Prosecution of the war which may be designated by the Minister for the purposes of this Order;

'Canadian seaman' means any seaman who is a Canadian national;

'foreign-going', 'foreign voyage', and 'home-trade voyage', have the meanings assigned to these expressions, respectively, under Section 2 of the Canada Shipping Act, 1934;

'Minister' means the Minister of Transport;

'seaman' means any person employed or engaged in any capacity on board a ship or carried on the strength of a manning pool.

3. (1) Subject to the provisions of this Order, the Minister may order a special payment (hereinafter called the 'special payment') to be made to:—

- (a) Any seaman engaged on a foreign-going ship registered in Canada or any Canadian seaman engaged on a foreign-going ship of Allied registry who is discharged from his ship into hospital at any port outside of Canada on account of sickness or injury;
- (b) Any seaman engaged on a foreign-going ship registered in Canada or any Canadian seaman engaged on a foreign-going ship of Allied registry who is landed at a Canadian port and who receives treatment under the provisions of Part V of the Canada Shipping Act, 1934, relating to sick mariners;
- (c) Any Canadian seaman who, having sailed from Canada in a foreign-going ship of either Canadian or Allied registry, has been left behind abroad by reason of sickness or injury and has been repatriated to Canada for treatment;
- (d) Any Canadian seaman who, being carried on the strength of a manning pool in Canada, is admitted to hospital on account of sickness or injury.

(2) The amount of the special payment shall be determined by the Minister, but shall not exceed an amount equal to twelve weeks' wages (excluding war risk bonus and war service bonus) based on the rate of wages of the seaman appearing in the Articles of Agreement of the ship, or in the case of a seaman carried on the strength of a manning pool computed on the basic pay received by the seaman from the manning pool:

(3) No special payment shall be made to any seaman in the following cases:—

- (a) Where the sickness of the seaman is due to his own wilful act or default or his own misbehaviour excepting cases of venereal diseases;
- (b) Where the seaman is entitled to receive a pension or compensation under any law in respect of the sickness or injury;
- (c) Where under the Articles of Agreement of the ship on which he serves the seaman is entitled to receive his regular wages during the period of treatment of the sickness or injury.

(4) No special payment shall be made to any seaman unless he has signed a Canadian Manning Pool Agreement to serve at sea on foreign-going ships for two years or for the duration of the war, whichever is the lesser period, or has joined a foreign-going ship of Allied registry at a Canadian port under authorization issued by the Director of Merchant Seamen or his duly authorized representative, or is permanently employed and continuously serving at sea on a foreign-going ship of Canadian registry.

4. In case any seaman who becomes entitled to the special payment under this Order is abroad and has made an allotment of part of his wages in favour either of a near relative or a savings bank under the provisions of the Canada Shipping Act, 1934, the allotment payments shall be continued out of the special payment, provided that,



if the amount of the allotment is greater than the amount of the special payment, the whole of the special payment shall be paid in accordance with the terms of the allotment note, and, if the amount of the allotment is less than the amount of the special payment, the balance shall be paid to the seaman when he is reported to be fit for duty. If no allotment has been stipulated by the seaman, the amount of the special payment shall be paid to him when he is reported to be fit for duty.

5. In the case of any seaman serving on a foreign-going ship of Canadian registry, or any Canadian seaman serving on a foreign-going ship of Allied registry, who is discharged for sickness or injury at any port outside of Canada, notification shall be given by the master or the agent of such ship to an appropriate officer specified under subsection (2) of Section 710 of the Canada Shipping Act, 1934, who shall be requested by the Director of Merchant Seamen to investigate and report on the circumstances of such discharge for the purpose of enabling the Minister to determine the eligibility of the seaman to receive the special payment.

6. If any seaman serving on a foreign-going ship of Canadian registry or any Canadian seaman serving on a foreign-going ship of Allied registry becomes entitled to the special payment under the terms of this Order, such payment shall be made by the owner of the ship and in default thereof the Minister may make such payment to the seaman on his return to a Canadian port, and in such case the amount of such payment made by the Minister shall be a charge upon the ship to which the seaman belonged and shall be a debt due to the Crown in right of Canada recoverable from the Master or owner of the ship, or from the person, whether principal or agent, who engaged the seaman for service in the ship, or, in case the ship has been lost, from the owner or agent of the ship at the time of the loss, or, in the case the ship has been transferred, from the owner for the time being or the person who was the owner at the time of the transfer.

7. Where the owner of any foreign-going ship of Canadian or Allied registry makes the special payment to any seaman serving on such ship and entitled to such payment under the provisions of this Order, such owner shall be entitled to be reimbursed by the Minister to the extent of fifty per cent of the amount of the special payment so made on production of evidence satisfactory to the Director of Merchant Seamen that such payment has been properly made in accordance with the terms of this Order.

8. Every seaman entitled to receive the special payment under the terms of this Order shall report for duty to the nearest Canadian Manning Pool immediately on his repatriation to Canada, or on his discharge from hospital, or on being certified fit for service by an approved medical officer. In the case of a seaman discharged from hospital abroad, he shall report immediately either to the agent of the ship to which he belonged or to an officer specified in subsection (2) of Section 710 of the Canada Shipping Act, 1934, and on arrival in Canada shall immediately report to the nearest Canadian Manning Pool. In the case of a seaman permanently employed on a foreign-going ship of Canadian registry, he shall report for duty to the owner, master or agent of such ship on being certified fit for service. Default in compliance with the provisions of this Section shall, if so ordered by the Minister, disentitle the seaman to the special payment.

9. The Minister may extend the application of this Order to any seaman serving on a ship of Canadian registry employed on home-trade voyages, or partly on home-trade and partly on foreign voyages; or to any seaman not otherwise coming within the provisions of this Order where owing to special circumstances the Minister considers such extension to be in the public interest.

10. The Minister may make such regulations in furtherance of the provisions of this Order as may be required for carrying out the intent of this Order, and in particular, but not so as to limit the generality of the foregoing, the Minister may provide by regulation for the determination of the persons to whom this Order applies."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

**Merchant Seamen Order, 1941**

## COMMITTEE OF INVESTIGATION

## NOMINATIONS

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following:

Reg. No. 5768 Cpl. Edward E. Harper  
 Reg. No. 10346 Cst. Patrick E. Burroughs  
 Reg. No. 11204 Cst. Horace D. A. Brabant

of the City of Victoria, in the Province of British Columbia, representatives from the Royal Canadian Mounted Police, to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 1st day of April, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*

WM No. 35

(Revised)

Supplement No. 12

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 4th April, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**War Exchange Conservation Act, 1940**

The items enumerated hereunder are deleted from Part One of Schedule One to the War Exchange Conservation Act, 1940:

"622: Trunks, valises, hat boxes, carpet bags, tool bags, and baskets of all kinds, n.o.p.

"623: Musical instrument cases and fancy cases or boxes of all kinds, portfolios and fancy writing desks, satchels, reticules, card cases, purses, pocket-books, fly books and parts thereof."

The following item is inserted in Part One of Schedule One to the War Exchange Conservation Act, 1940:

"ex 623: Fancy cases or boxes of all kinds."

The items enumerated hereunder are deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940:

ex 532)

ex 548) Sheets, pillow-cases, diapers, towels and wash cloths.

et al)

553 Blankets of any material, not to include automobile rugs, steamer rugs, or similar articles.

NOTE: Blankets wholly or in chief part by weight of wool are still subject to permit vide Memorandum WM No. 88.

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

(P.C. 2256/7, 30/3/44—Authority War Measures Act)

WM No. 39

Sixth Revision

Supplement No. 21

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 6th April, 1944

*To Collectors of Customs and Excise, and others concerned:*

**Export Permits**

By Export Permit Branch Order No. 90, effective on and after April 1, 1944, the following changes are made in the list of commodities under export control:

The present exemption from requiring export permits for shipments of the following Field Crop and Vegetable Seeds to the United States is cancelled, so that export permits will be required for shipments from Canada to any destination:

Meadow fescue.

Orchard grass.

(Group 1:

Agricultural and Vegetable Products)

The following are exempted from requiring an export permit when shipped from Canada to any part of the British Empire:

Pumice, calcareous tufa, pumice stone and lava. Talc, steatite, soapstone and pyrophyllite, crude and ground.

(Group 7:

Non-Metallic Minerals)

The following is exempted from requiring an export permit when shipped from Canada to any part of the British Empire or United States:

Fluorspar.

(Group 7:

Non-Metallic Minerals)

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

WM No. 39

Sixth Revision

Supplement No. 22

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 12th April, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Export Permits**

By Export Permit Branch Order No. 91, effective on and after April 10, 1944, the words "or the Canadian Export Board" are inserted after the words "Canadian Mutual Aid Board" in Export Permit Regulation 34 (b) so that the Regulation in full now reads:

## Regulation 34 (b)

Export permits are not required for shipment of any article or material ordered, diverted or exported by the Canadian Mutual Aid Board or the Canadian Export Board, when shipped out of Canadian ports.

The new Regulation 34 (b) set forth herein supersedes that contained in Supplement No. 9, WM No. 39, 6th Revision.

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

Series D No. 47

T.C. 156

**MEMORANDUM**  
(CUSTOMS DIVISION)

OTTAWA, 16th March, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Tariff Change by Order in Council**

Effective 1st January, 1944, it is ordered that the undermentioned goods be accorded the Tariff treatment hereunder indicated and be exempt from the consumption or sales tax:—

Horses, cattle, sheep, goats, asses, swine, dogs, pure bred and the male semen thereof, for the improvement of stock, under regulations prescribed by the Governor in Council:—

British Preferential Tariff .....	Free
Intermediate Tariff .....	Free
General Tariff .....	Free
(To be designated as Tariff Item Ia.)	

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

(P.C. 687; 3/2/44—Authority War Measures Act.).

Series D No. 47

T.C. 158

**MEMORANDUM**  
(CUSTOMS DIVISION)

OTTAWA, 13th April, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Tariff Change by Order in Council**

Effective 1st April, 1944, the under-mentioned product is accorded the tariff treatment hereunder indicated and is exempted from the War Exchange Tax and the Special Excise Tax:—

Palm kernels:—

British Preferential Tariff .....	Free
Intermediate Tariff .....	Free
General Tariff .....	Free

(To be designated as Tariff Item 114a.)

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise*

(P.C. 2509, 6/4/44—Authority War Measures Act.)





PART III  
 Wartime Prices and Trade Board  
 (Finance)

**GOVERNMENT NOTICE**

**WARTIME PRICES AND TRADE BOARD**

**Statement on Import Policy**

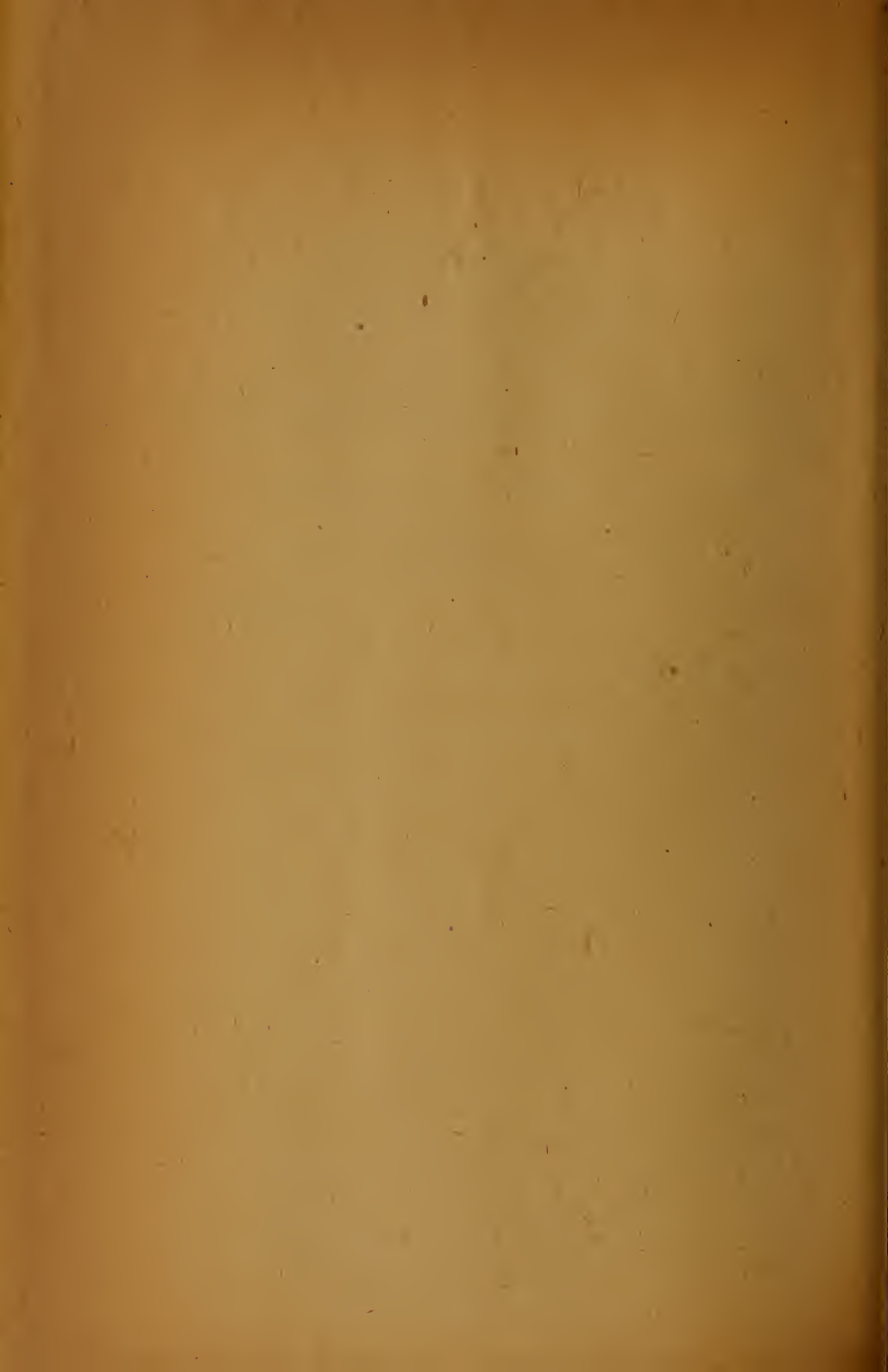
Referring to the "Statement on Import Policy, Effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following changes in Schedule "A" to the said Statement, effective April 5, 1944:—

Schedule "A" is amended by inserting therein the following:—

<i>Tariff Item</i>	<i>Description of Goods</i>
260	Turpentine, raw or crude
261	Turpentine, spirits of

D. GORDON,  
*Chairman.*

OTTAWA, April 4, 1944.



## Board Orders

**WARTIME PRICES AND TRADE BOARD****Order No. 381****Lamb**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

**THE BOARD HEREBY ORDERS AS FOLLOWS:—**

1. This Order comes into force on April 17, 1944.
  2. Subsection (1) of Section 4 of Order No. 196 of the Board as amended by Board Orders Nos. 304 and 362 is hereby revoked and is replaced by the following:—
    - "4. (1) For the purposes of this Order,
      - (a) "pair of short cut fronts" means the fore end of a carcass, in one piece, cut to include not more nor less than five full rib bones on each side of the chine bone;
      - (b) "pair of long cut fronts" means the fore end of a carcass, in one piece, cut to include not more nor less than eleven full rib bones on each side of the chine bone;
      - (c) "front quarter, boneless and rolled" means a single front (obtained by splitting a pair of short cut fronts along the chine bone) with bones removed, rolled and tied;
      - (d) "pair of short cut hinds" means the hind end of a carcass, in one piece, cut to include not more nor less than two full rib bones on each side of the chine bone;
      - (e) "pair of long cut hinds" means the hind end of a carcass, in one piece, cut to include not more nor less than eight full rib bones on each of the chine bones;
      - (f) "pair of legs" means the posterior portion in one piece of a pair of long cut hinds obtained by cutting horizontally at the pin bones;
      - (g) "pair of loins" means the anterior portion in one piece of a pair of long cut hinds after the pair of legs and flanks are removed;
      - (h) "flank" means the portion of a single long cut hind obtained by cutting in a straight line from a point at the front end not more than  $4\frac{1}{2}$  inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than ten per cent of the single long cut hind."
  3. Schedule "E" to said Order No. 196 as amended, is hereby revoked and is replaced by the Schedule to this Order.
- Made at Ottawa this 4th day of April, 1944.

D. GORDON,  
*Chairman.*

SCHEDULE TO ORDER No. 381 BEING NEW SCHEDULE "E"  
TO ORDER No. 196

**MAXIMUM WHOLESALE PRICES FOR CUTS OF LAMB RELATIVE TO MAXIMUM  
WHOLESALE PRICES FOR CARCASSES**

(in cents per pound)

Max. Price of	RELATIVE MAXIMUM PRICE OF							
Carcass and Side	Pair of short cut Fronts	Pair of long cut Fronts	Front Quarter boneless and rolled	Pair of short cut Hinds	Pair of long cut Hinds	Pair of Legs	Pair of Loins	Flank
22.00	15.75	17.50	25.00	27.00	25.75	27.75	28.25	10.00
22.25	16.00	17.75	25.50	27.25	26.00	28.00	28.50	10.00
22.50	16.25	18.00	25.75	27.50	26.25	28.25	28.75	10.00
22.75	16.50	18.25	26.00	27.75	26.50	28.50	29.00	10.00
23.00	16.75	18.50	26.50	28.00	26.75	28.75	29.50	10.00
23.25	17.00	18.75	26.75	28.25	27.00	29.00	29.75	10.00
23.50	17.25	19.00	27.25	28.50	27.25	29.25	30.00	10.00
23.75	17.50	19.25	27.50	28.75	27.50	29.50	30.25	10.00
24.00	17.75	19.50	28.00	29.00	27.75	29.75	30.50	10.00
24.25	18.00	19.75	28.25	29.25	28.00	30.00	31.00	10.00
24.50	18.25	20.00	28.75	29.50	28.25	30.25	31.25	10.25
24.75	18.50	20.25	29.00	29.75	28.50	30.50	31.50	10.50
25.00	18.75	20.50	29.50	30.00	28.75	30.75	31.75	10.75
25.25	19.00	20.75	29.75	30.25	29.00	31.00	32.00	11.00
25.50	19.25	21.00	30.25	30.50	29.25	31.25	32.25	11.25
25.75	19.50	21.25	30.50	30.75	29.50	31.50	32.50	11.50
26.00	19.75	21.50	31.00	31.00	29.75	31.75	32.75	11.75
26.25	20.00	21.75	31.25	31.25	30.00	32.00	33.00	12.00
26.50	20.25	22.00	31.50	31.50	30.25	32.25	33.25	12.25
26.75	20.50	22.25	32.00	31.75	30.50	32.50	33.50	12.50
27.25	21.00	22.75	32.75	32.25	31.00	33.00	34.00	13.00

**WARTIME PRICES AND TRADE BOARD**

**Order No. 383**

**Mutton**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

**Introduction**

1. This Order comes into force on April 24, 1944.
2. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.
- (2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any mutton or received by the seller from any person in connection with the sale of any mutton shall constitute part of the price of such mutton.

**General Definitions**

3. For the purposes of this Order,
  - (a) "lamb" means meat obtained from the carcass of
    - (i) a sheep born and slaughtered in the same year;
    - (ii) a sheep born during November or December of one year and slaughtered during the following year; or



- (iii) a sheep born during the months of January to October, inclusive, of one year and slaughtered during the following year; provided that if it is slaughtered on or after July 1, the carcass must be of good conformation and weigh not more than 65 pounds cold dressed weight at the place of slaughter;
- (b) "mutton" means meat, exclusive of lamb, obtained from the carcass of a sheep;
- (c) "carcass" means a full dressed carcass of mutton including two sides;
- (d) "side" means one-half of a carcass obtained by cutting the carcass lengthwise;
- (e) "pair of fronts" means the fore end of a carcass, in one piece, cut to include not more nor less than 5 full rib bones on each side of the chine bone;
- (f) "pair of hinds"—as referred to in clauses (g), (h) and (i) following—means the hind end of a carcass, in one piece, cut to include not more nor less than 8 full rib bones on each side of the chine bone (for purposes of definition—not to be sold);
- (g) "pair of legs" means the posterior portion, in one piece of a pair of hinds obtained by cutting horizontally at the pin bones;
- (h) "pair of loins" means the anterior portion in one piece, of a pair of hinds after the pair of legs and the flanks are removed;
- (i) "flank" means the portion of a single hind obtained by cutting in a straight line from a point at the front end not more than  $4\frac{1}{2}$  inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than 10 per cent of the single hind;
- (j) "boneless mutton" means boneless meat obtained from any part of a carcass;
- (k) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning;
- (l) "sell" includes an offer to sell and "buy" includes an offer to buy;
- (m) "wholesale cut" means any of the cuts defined in clauses (e), (g), (h), (i) or (j) of this Section;
- (n) "year" means a calendar year;
- (o) "zone" means one of the zones numbered 1 to 15 mentioned in Schedule "A" which zones correspond respectively with the zones, similarly numbered, described in Order No. 196 of the Board as amended by Orders Nos. 304 and 362 of the Board.

### Part I—Sales at Wholesale

#### WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

4. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

#### WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

5. Every person who sells mutton at wholesale shall equitably distribute his available supplies of mutton among his customers at the delivery point referred to in Section 4. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made

to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway, or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

#### FORM IN WHICH MUTTON MAY BE SOLD AT WHOLESALE

6. No person shall sell any mutton at wholesale except in the form of carcasses, sides or wholesale cuts.

#### MAXIMUM WHOLESALE PRICES BY PERSONS IN ZONES

7. The maximum price at which a person in a zone may sell at wholesale a carcass, side or wholesale cut shall be the price for the same set forth in Schedule "A" to this Order for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

#### MAXIMUM WHOLESALE PRICES BY PERSONS NOT IN ZONES

8. The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale to any person in any part of Canada a carcass, side or wholesale cut shall be such as may be prescribed from time to time by the Administrator of Meat and Meat Products (hereinafter referred to as "the Administrator") with the approval of the Chairman of the Board.

#### MAXIMUM WHOLESALE PRICES OF KOSHER MUTTON

9. The price at which a person in any zone or other part of Canada may sell at wholesale any kosher pair of fronts shall be the lawful maximum price on sales at wholesale in that zone or part of Canada of a pair of fronts, as fixed by or under authority of this Order, together with koshering charges, not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

### Part II—Sales at Retail

#### LIMITATION ON RETAILER'S COST

10. (1) No person selling mutton at retail in a zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side or wholesale cut at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same in that zone together with the difference between railway freight and express charges, if any, charged by his supplier pursuant to Section 4 and the actual transportation charges from the railway station nearest to his place of business if delivery to him is by railway or by transshipment by railway or, if delivery to him is by boat or by transshipment by boat, from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires sheep and slaughters them or has them slaughtered for him shall be deemed to have acquired mutton;
- (b) any person selling mutton at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of mutton.

#### PRICES ARE SUBJECT TO REVIEW

11. The prices and markups of all persons selling mutton at retail shall be subject to periodic examination by any authorized representative of the Board who may apply and require any person to submit to any mutton cutting or other tests authorized by the Board.

#### MAXIMUM RETAIL PRICES OF MUTTON

12. Every person selling mutton at retail in any zone or other part of Canada shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts or portions from any carcass, side or wholesale cut purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that carcass, side or wholesale cut but not exceeding the lawful maximum price at which it may be sold to him at wholesale under this Order including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 26 per cent of his selling price.

#### MAXIMUM RETAIL PRICES OF KOSHER MUTTON

13. Every person selling kosher mutton at retail in any zone or other part of Canada shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from a kosher pair of fronts purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that kosher pair of fronts but not exceeding the lawful maximum price at which it may be sold to him at wholesale under this Order including transportation to his place of business (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 26 per cent of his selling price.

### Part III—Records of Sales and Purchases

#### SALES INVOICES

14. (1) Every person who sells any mutton at wholesale shall on every sale and concurrently with delivery to the buyer, furnish him with an invoice showing the following:—

- (a) the name and complete address of the seller and the buyer and the date of sale;
- (b) the weight and price per pound of each carcass, side or wholesale cut sold to the buyer;
- (c) any freight or express charges that may be added to the price under Section 4 of this Order; and
- (d) in the case of kosher mutton, the koshering charge made by him.

(2) Every person who sells mutton at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

#### RECORDS OF PURCHASES

15. (1) Every person who sells mutton at wholesale or at retail shall immediately upon receipt by him of any mutton purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the same, a written record showing:—

- (a) the name and complete address of his supplier and the date of purchase or acquisition;
- (b) the weight and actual price per pound of each carcass, side or wholesale cut purchased by him;
- (c) any freight or express charges actually paid by him and that may be charged by his supplier;
- (d) if a retailer, actual transportation charges paid by him for the transportation of the mutton from his receiving point to his place of business; and
- (e) if a retailer, the koshering charges paid by him.

(2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 14, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

#### INSPECTION OF INVOICES

16. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.



## RETAIL SALES SLIPS

17. Every person who sells mutton at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight of the mutton sold and the price charged.

Made at Ottawa this 5th day of April, 1944.

D. GORDON,  
*Chairman,*

## SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This Order fixes maximum wholesale and retail prices of mutton and is part of this price control program.**

These maximum prices have been fixed for top quality mutton and in fixing them, consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

## SCHEDULE "A" TO ORDER No. 383

## MAXIMUM WHOLESALE PRICES OF CARCASSES, SIDES AND WHOLESALE CUTS OF MUTTON

(in cents per pound)

Zone	Carcass or Side	Pair of Legs	Pair of Loins	Pair of Fronts	Flank	Boneless Mutton
1.....	19-00	25-00	25-00	13-00	9-00	23-00
2.....	18-50	24-50	24-50	12-50	8-50	22-50
3.....	18-25	24-25	24-25	12-25	8-25	22-25
4.....	17-75	23-75	23-75	11-75	7-75	21-75
5.....	18-25	24-25	24-25	12-25	8-25	22-25
6.....	18-00	24-00	24-00	12-00	8-00	22-00
7.....	18-25	24-25	24-25	12-25	8-25	22-25
8.....	17-75	23-75	23-75	11-75	7-75	21-75
9.....	17-25	23-25	23-25	11-25	7-25	21-50
10.....	16-50	22-50	22-50	10-50	6-50	20-50
11.....	16-25	22-25	22-25	10-25	6-25	20-25
12.....	16-00	22-00	22-00	10-00	6-00	20-00
13.....	17-25	23-25	23-25	11-25	7-25	21-25
14.....	17-00	23-00	23-00	11-00	7-00	21-00
15.....	17-50	23-50	23-50	11-50	7-50	21-50



## WARTIME PRICES AND TRADE BOARD

## Order No. 384

## The Manufacture of Corrugated Cartons and Products

Under powers given to the Board by Order in Council P.C. 8528, dated the first day of November, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Clause (b) of Section 1 of Order No. 335 of the Board is revoked and replaced by the following:—

“(b) “Shipping Case” or “Shipping Container” means

- (i) any box, crate, case, basket or hamper in set up or knock down form which is made in whole or in part from solid fibre (.060 or heavier) or corrugated and which is used for the delivery or shipment of materials. This does not include the following: trunks, luggage, military locker boxes, fibre cans, tubes, drums. It also does not include combination wood-and-fibre shipping containers consisting of 50 per cent or more wood (by area), or cleated panel boxes where solid fibre (.060 or heavier) and/or corrugated sheets are used for panels;
- (ii) any corrugated or solid fibre (.060 or heavier) sheet or roll to be used for wrapping, packaging or otherwise protecting a product or material for shipment. This does not include corrugated or solid fibre sheets produced for delivery to plants, of the type commonly referred to in the container-manufacturing industry as “sheet-plants”, for their use in manufacturing fibre shipping containers;
- (iii) any corrugated or solid fibre (.060 or heavier) interior fitting which is cut to size for use in any type of container to provide content protection, structural strength or both. This includes, but is not limited to, the following: partitions, pads, liners, die-cut sheets, corrugated wrappers (single-faced, double-faced, double-walled).”

2. Subsection 3 of Section 4 of Order No. 335 of the Board is revoked and replaced by the following:—

“(3) Such classifications shall respectively comprise the following types or kinds of orders, namely:—

*Priority No. 1* comprises all orders by any one or more of the following:

Department of Munitions and Supply;  
 Department of National Defence;  
 Allied War Supplies Corporation;  
 Federal Aircraft Limited;  
 Research Enterprises Limited;  
 Polymer Corporation Limited;  
 Small Arms Limited;  
 Canadian Red Cross Society (for prisoner-of-war parcels and medical supplies only).

*Priority No. 2* comprises all orders for shipping containers required for the packaging or shipment of any articles or things which have been prepared or made by or on behalf of the person ordering the same under contract with or order from any one or more of the Departments, Corporations or Society referred to under Priority No. 1.

*Priority No. 3* comprises all orders for shipping containers required for the immediate packaging or shipment of any of the following:

Meat, Fowl or Fish—Fresh, Frozen or Processed;  
 Vegetables or Fruits—Fresh, Frozen or Processed;  
 Eggs—Fresh, Frozen or Processed;  
 Milk—Processed;  
 Lard and Shortening;  
 Yeast;  
 Butter;  
 Honey and Maple Syrup;  
 Insecticides, Pesticides and Fungicides.

*Priority No. 4* comprises all orders for shipping containers required for the packaging or shipment of any goods designated by the Administrator as being included in *Priority No. 4*.

*General* comprises all orders which do not fall into any of the foregoing classifications.

Provided that shipping containers for packaging or shipment of containers or closures shall be included in the same priority as that which comprises the goods for which the containers or closures are intended; and

Provided that no order shall be deemed to be comprised in *Priority No. 2*, *No. 3* or *No. 4* if it does not contain or is not accompanied by a signed statement of the person giving it to the effect that the use to be made of the shipping containers covered by such order is as prescribed in the foregoing definition of such classification of orders; and

Provided further that, in case of doubt as to the classification into which any order falls, the decision of the Administrator as to its classification hereunder shall be conclusive."

3. Section 5 of Order No. 335 of the Board is revoked and replaced by the following:—

"5. Manufacturers shall complete delivery of shipping cases under *Priority Orders* on hand and hereafter from time to time received as follows, respectively:—

*Priority No. 1*—within not more than three weeks from date of receipt of the order.

*Priority No. 2*—within not more than four weeks from date of receipt of the order.

*Priority No. 3*—within not more than five weeks from date of receipt of the order.

*Priority No. 4*—within not more than six weeks from date of receipt of the order.

Provided that any manufacturer may, upon written application, be accorded by the Administrator a longer time for delivery under any *Priority Order* than is prescribed in this Section."

4. This Order shall be effective on and after the 17th day of April, 1944.

Made at Ottawa this 6th day of April, 1944.

D. GORDON,  
*Chairman.*

## WARTIME PRICES AND TRADE BOARD

### Order No. 385

#### Lamb

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:—

1. Schedule "D" of Order No. 196 of the Board as amended by Orders Nos. 304 and 362 is hereby revoked and is replaced by the Schedule to this Order.

2. This Order comes into force on May 1, 1944.

Made at Ottawa this 10th day of April, 1944.

D. GORDON,  
*Chairman.*

SCHEDULE TO ORDER NO. 385 BEING  
SCHEDULE "D" TO ORDER NO. 196

Maximum Prices in Cents per pound of carcasses and sides of fresh spring or summer lamb in the period May 1 to June 30 in any year in the following zones:—

Zone	Maximum Price In cents per pound
1 .....	31
2 .....	30 $\frac{1}{2}$
3 .....	30 $\frac{1}{4}$
4 .....	29 $\frac{3}{4}$
5 .....	30 $\frac{1}{4}$
6 .....	30
7 .....	30 $\frac{1}{4}$
8 .....	29 $\frac{3}{4}$
9 .....	29 $\frac{1}{4}$
10 .....	28 $\frac{1}{2}$
11 .....	28 $\frac{1}{4}$
12 .....	28
13 .....	29 $\frac{1}{4}$
14 .....	29
15 .....	29 $\frac{1}{2}$

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 387

**Controlling the Sale and Distribution of Corn**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:

**Effective Date**

1. This Order comes into force on April 17, 1944.

**Definitions**

2. For the purposes of this Order,
  - (a) "corn" means yellow, white or mixed shelled whole corn or ear corn, excluding, however, seed corn and popcorn;
  - (b) "elevator" means any premises into which grain may be received, or out of which it may be discharged, directly from or into railway cars or vessels and includes any such premises owned or operated by His Majesty, either directly or through any individual, public body or company;
  - (c) "licensed elevator" means an elevator licensed by the Board of Grain Commissioners for Canada under the provisions of the Canada Grain Act;
  - (d) "sell" includes an offer to sell.

**Restrictions on Sales of Corn**

3. (1) On and after April 17, 1944, unless authorized in writing by the Co-ordinator, Foods Administration, or by some other duly authorized representative of the Board, no operator of a licensed elevator in Ontario or Quebec shall sell, supply or deliver any corn to any other person.

(2) On and after April 17, 1944, unless authorized in writing by the Co-ordinator, Foods Administration, or by some other duly authorized representative of the Board,

- (a) no processor of corn,
- (b) no person who uses corn as a constituent of any product processed or otherwise prepared for sale by him, and
- (c) no operator of an elevator which is not a licensed elevator and is situated in Ontario in the County of Essex, Kent, Elgin, Middlesex or Lambton,





## Administrators' Orders

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1132

#### Respecting Maximum Retailers' Prices for Lumber and Millwork in the Greater Winnipeg District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:

#### Interpretation

1. For the purposes of this Order,
- (a) "lumber" means lumber, shingles and lath;
- (b) "Greater Winnipeg District" means the cities of Winnipeg and St. Boniface, the towns of Transcona and Tuxedo, and the Municipalities of Assiniboia, Brooklands, Charleswood, East Kildonan, Fort Garry, North Kildonan, Old Kildonan, Rosser, St. Charles, St. James, St. Vital and West Kildonan, all in the Province of Manitoba;
- (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered;

#### Maximum Retail Prices Fixed For Greater Winnipeg

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules A and B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Greater Winnipeg District shall be the price shown for such lumber or millwork in the said Schedules;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any millwork other than millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Greater Winnipeg District, shall be the laid down cost of such millwork to the retailer plus a mark-up of forty per centum (40%) of such cost.

#### Discount to Purchasers

3. Every person selling lumber or millwork at retail from any point of shipment within the Greater Winnipeg District shall allow the purchaser a discount of not less than ten per centum (10%) of the whole or that part of the sale price which is paid on or before the fifteenth day of the month following the month in which the lumber or millwork was delivered to the said purchaser, except in the case of shingles, lath, oak flooring, and screen doors as indicated in Schedules A and B to this Order.

#### Special Sizes and Grades of Lumber

4. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.



For Select Dimension—ADD to the above prices.....	\$15.00
For Rough Dimension—ADD to the above prices.....	5.00
No. 2 Common Dimension—DEDUCT from the above prices.....	3.00
No. 3 Common Dimension—DEDUCT from the above prices.....	6.00

*No. 1 Spruce Dimension*

	Lengths	
	8' to 14'	16'
2 x 4" and 2 x 6".....	\$63.00	\$66.00
2 x 8".....	65.00	68.00
2 x 10".....	67.00	70.00

For Rough Dimension—ADD to the above prices.....\$ 5.00

*No. 1 Fir, Larch, Hemlock and Spruce Timbers.*

	Lengths under 32'
8 x 8", 8 x 10", 10 x 10", 10 x 12" and 12 x 12".....	\$79.00
4 x 8", 4 x 10", 4 x 12", 6 x 10", 6 x 12" and 8 x 12".....	89.00
2 x 14" to 14 x 14".....	89.00
6 x 16" to 16 x 16".....	92.00
6 x 18" to 18 x 18".....	92.00

For lengths of 32' to 36'—ADD to the above prices.....\$ 5.00

For lengths of 36' to 40'—ADD to the above prices..... 10.00

*Boards—Surfaced*

	Sizes		
	1 x 4", 6" and 8"	1 x 5" and 10"	1 x 12"
No. 1 Common Pine.....	\$ 96.00	\$116.00	\$139.00
No. 2 Common Pine.....	89.00	105.00	115.00
No. 3 Common Pine.....	67.00	69.00	79.00
"D" Select Spruce (Mill Grade).....	108.00	122.00	139.00
No. 2 Common Spruce (Mill Grade).....	84.00	88.00	104.00
No. 3 Common Spruce (Mill Grade).....	69.00	69.00	71.00
No. 4 Common Spruce (Mill Grade).....	64.00	64.00	67.00
No. 1 Western Fir, Hemlock, Larch and Cedar.	64.00	64.00	66.00
No. 2 Western Fir, Hemlock, Larch and Cedar.	61.00	61.00	64.00
No. 2 Western Sheathing (mixed widths).....	\$59.00		
No. 4 Common Spruce (mixed widths).....	62.00		
No. 5 Common Spruce (mixed widths).....	59.00		

For Boards having a width of more than 12"—ADD to the above prices for  
1 x 12" boards \$2.00 for each inch in excess of 12".

For specified lengths ordered by the buyer—ADD to the above prices.....\$ 4.00

For Rough—ADD to the above prices..... 5.00

Boards resawn from one inch boards.....\$37.00 per MFSM

$\frac{3}{8}$  x 2", 3" and 4" Bond Strips..... 42.00 "

1 x 2" Spruce Strapping..... 66.00 "

1 x 1" Spruce Strapping..... 76.00 "

*Shiplap*

1 x 6, 8 and 10" No. 1 Fir, Larch, Hemlock and Cedar.....\$62.00

1 x 6, 8 and 10" No. 2 Fir, Larch, Hemlock and Cedar..... 59.00

1 x 6", No. 1 Spruce (No. 3 Mill Grade)..... 64.00

1 x 8 and 10" No. 1 Spruce (No. 3 Mill Grade)..... 67.00

1 x 6" No. 2 Spruce (No. 4 Mill Grade)..... 62.00

1 x 8 and 10" No. 2 Spruce (No. 4 Mill Grade)..... 64.00

1 x 6, 8 and 10" No. 3 Spruce (No. 5 Mill Grade)..... 59.00

$\frac{3}{8}$  x 8 and 10" Spruce (No. 3 Mill Grade)..... 41.00 per MFSM

For Centre Matched—ADD to the above prices.....\$ 4.00

For specified lengths ordered by the buyer—ADD to the above prices.....\$ 2.00  
 For Boards and Shiplap of less than standard thickness of the species and grades  
 set out above—DEDUCT from the above mentioned prices for the following  
 thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{3}{8}$ " full—\$4.00; and 11/16" full—\$3.00.

### Finish

	Sizes		
	1 x 6 and 8"	1 x 10"	1 x 12"
C Select Pine.....	\$140.00	\$151.00	\$189.00
D Select Pine.....	114.00	122.00	162.00
Clear Cedar.....	152.00	160.00	173.00
Clear Sitka Spruce.....	128.00	130.00	146.00
Clear Fir.....	99.00	109.00	123.00

For Rough—ADD to the above prices.....\$ 5.00

### Thick Finish (1½ to 2" in thickness and up to 12" in width)

Clear Cedar No. 2 and Better.....	\$ 183.00
C Select White Pine.....	209.00
D Select White Pine.....	172.00
Clear Fir and Hemlock B and Better.....	130.00
Clear Sitka Spruce.....	146.00
Clear Fir and Hemlock 3" to 6" in thickness.....	147.00
Clear Spruce 3" to 6" in thickness.....	182.00
No. 1 Shop Pine 8/4" in thickness.....	151.00
No. 1 Shop Pine 5/4" and 6/4" in thickness.....	127.00
No. 2 Shop Pine 8/4" in thickness.....	111.00
No. 2 Shop Pine 5/4" and 6/4" in thickness.....	98.00
No. 3 Shop Pine 8/4" in thickness.....	81.00
No. 3 Shop Pine 5/4" and 6/4" in thickness.....	66.00
Shop 1 Common 1" in thickness.....	76.00

For Rough—ADD to the above prices.....\$ 5.00

For Finish having a width of more than 12"—ADD to the above prices..\$4.00 for  
 each inch in width in excess of 12".

For Extra Dressing—ADD to the above prices—\$4.00 for each side or edge.

For specified lengths ordered by the buyer—ADD to the above prices.....\$ 5.00

### FLOORING

1 x 3" B and Better Edge Grain Fir or Hemlock.....	\$101.00
1 x 4" B and Better Edge Grain Fir or Hemlock.....	104.00
1 x 6" B and Better Edge Grain Fir or Hemlock.....	121.00
1 x 3" C Edge Grain Fir or Hemlock.....	92.00
1 x 4" C Edge Grain Fir or Hemlock.....	95.00
1 x 4" B and Better Flat Grain Fir or Hemlock.....	84.00
1 x 6" B and Better Flat Grain Fir or Hemlock.....	90.00
1 x 4" C Flat Grain Fir or Hemlock.....	80.00
1 x 6" C Flat Grain Fir or Hemlock.....	87.00
1 x 4" D Flat Grain Fir or Hemlock.....	68.00
1 x 3" D Flat Grain Fir or Hemlock.....	67.00
1 x 6" D Flat Grain Fir or Hemlock.....	76.00
1 x 4" No. 3 Spruce.....	68.00
1 x 6" No. 3 Spruce.....	70.00
1 x 6" No. 4 Spruce.....	66.00
1 x 4" No. 4 Spruce.....	64.00
2 x 6" No. 1 Common Fir—Base Price.....	73.00
2 x 6" No. 1 Common Spruce—Base Price.....	69.00

For 1½" Edge Grain Fir—ADD to the above prices.....\$15.00

For specified lengths ordered by the buyer—ADD to the above prices.... 5.00

For Spruce Flooring of less than standard thickness of the grades set out above—

DEDUCT from the above prices for the following thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{3}{8}$ " full—\$4.00; and 11/16" full—\$3.00



## CEILING

1 x 4" B and Better Fir or Hemlock.....	\$ 80.00
1 x 4" C Fir or Hemlock.....	77.00
1 x 4" D Fir or Hemlock.....	67.00
1 x 4" No. 3 Common Spruce.....	68.00
$\frac{5}{8}$ x 4" B and Better Fir or Hemlock.....	67.00 per MFSM
$\frac{5}{8}$ x 4" C Fir or Hemlock.....	65.00 "
$\frac{3}{8}$ x 3" No. 3 Clear and Better Cedar.....	49.00 "
1 x 4" No. 3 Clear and Better Cedar.....	79.00
$\frac{3}{8}$ x 2 $\frac{1}{2}$ " Tennessee Cedar.....	142.00 per MFSM
1 x 6" B and Better Fir or Hemlock.....	84.00
1 x 6" C Fir or Hemlock.....	82.00
1 x 6" D Fir or Hemlock.....	73.00
1 x 6" No. 3 Common Spruce.....	70.00
1 x 6" No. 4 Common Spruce.....	66.00
For Ceiling Partition Stock—Add to the above prices.....	\$ 4.00
For specified lengths ordered by the buyer—Add to the above prices.....	5.00
For Spruce Ceiling of less than standard thickness of the grades set out above—	
DEDUCT from the above prices for the following thicknesses:	
$\frac{1}{2}$ " full—\$5.00; $\frac{5}{8}$ " full—\$4.00; and 11/16" full—\$3.00.	

## SIDING

*Novelty or Drop Siding*

1 x 4" B and Better Fir or Hemlock.....	\$ 80.00
1 x 4" C Fir or Hemlock.....	76.00
1 x 4" D Fir or Hemlock.....	68.00
1 x 4" No. 3 and Better Clear Cedar.....	79.00
1 x 4" No. 3 Common Spruce.....	68.00

*Drop Siding*

1 x 6" B and Better Fir or Hemlock.....	\$ 84.00
1 x 6" C Fir or Hemlock.....	82.00
1 x 6" D Fir or Hemlock.....	73.00
1 x 6" No. 3 Common Spruce.....	70.00
1 x 6" No. 4 Common Spruce.....	66.00

*Log Siding*

2 x 6" No. 1 Common Cedar.....	\$ 75.00
2 x 8" No. 1 Common Cedar.....	78.00
3 x 6" No. 1 Common Cedar.....	78.00
3 x 8" No. 1 Common Cedar.....	81.00
2 x 6" No. 1 Common Spruce.....	72.00
2 x 8" No. 1 Common Spruce.....	72.00

*Cedar Bevel Siding*

$\frac{1}{2}$ x 4" Clear.....	\$ 57.00 per MFSM
$\frac{1}{2}$ x 4" A Grade.....	52.00 "
$\frac{1}{2}$ x 4" B Grade.....	48.00 "
$\frac{1}{2}$ x 6" Clear.....	72.00 "
$\frac{1}{2}$ x 6" A Grade.....	67.00 "
$\frac{1}{2}$ x 6" B Grade.....	60.00 "
$\frac{1}{2}$ x 8" Clear.....	91.00 "
$\frac{1}{2}$ x 8" A Grade.....	89.00 "
$\frac{1}{2}$ x 8" B Grade.....	69.00 "

*Cedar Bungalow Siding*

$\frac{3}{4}$ x 8" Clear Edge Grain.....	\$ 115.00
$\frac{3}{4}$ x 8" A Grade.....	112.00 "
$\frac{3}{4}$ x 8" B Grade.....	97.00 "
$\frac{3}{4}$ x 10" Clear Edge Grain.....	122.00 "
$\frac{3}{4}$ x 10" A Grade.....	119.00 "
$\frac{3}{4}$ x 10" B Grade.....	107.00 "

For specified lengths ordered by the buyer—ADD to the above prices..... \$5.00

For Spruce Siding of less than standard thickness of the grades set out above—

DEDUCT from the above prices for the following thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{5}{8}$ " full—\$4.00; 11/16" full—\$3.00.

### STEPPING

1 $\frac{1}{4}$ " and 1 $\frac{1}{2}$  x 10" Edge Grain Fir..... \$156.00

1 $\frac{1}{4}$ " and 1 $\frac{1}{2}$  x 12" Edge Grain Fir..... 172.00

For specified lengths ordered by the buyer—ADD to the above price 10 per cent.

### VENEERS

#### Fir Veneer Panels

	$\frac{3}{16}$ " thick G2S	3/8" thick G2S
No. 1, 3 Ply 24" or less in width.....	8c.per sq. ft.	12c.per sq. ft.
No. 1, 3 Ply Over 24" to 30" in width.....	9c. "	13c. "
No. 1, 3 Ply Over 30" to 36" in width.....	9c. "	13c. "
No. 1, 3 Ply Over 36" to 48" in width.....	11c. "	15c. "
		$\frac{3}{4}$ " Thick G2S
No. 1, 5 Ply 36" in width 6', 7' and 8' in length.....		22c.per sq. ft.
No. 1, 5 Ply 48" in width, 6', 7' and 8' in length.....		22c. "

#### Fir Wall Panelling

	$\frac{1}{4}$ " Thick G1S
36" in width 5', 6', 7' and 8' in length.....	\$63.00 per thousand sq. ft.
48" in width 5', 6', 7' and 8' in length.....	63.00 " "

#### Fir Plywood Sheathing

	5/16" Thick, Rough
32" and 48" in width 5', 6', 7' and 8' in length.....	\$ 56.00 per thousand sq. ft.

#### Weatherboard

$\frac{1}{4}$ " x 48 x 96" Wallboard Grade.....	87.00	"	"
$\frac{1}{4}$ " x 48 x 108" ".....	96.00	"	"
$\frac{1}{4}$ " x 48 x 120" ".....	100.00	"	"
$\frac{1}{4}$ " x 48 x 96" Veed 4" Squares.....	119.00	"	"
$\frac{1}{4}$ " x 48 x 96" Sound Two Sides Grade.....	103.00	"	"
$\frac{1}{4}$ " x 48 x 108" " ".....	111.00	"	"
$\frac{1}{4}$ " x 48 x 120" " ".....	115.00	"	"
$\frac{3}{8}$ " x 48 x 96" " ".....	129.00	"	"
$\frac{3}{8}$ " x 48 x 108" " ".....	137.00	"	"
$\frac{3}{8}$ " x 48 x 120" " ".....	140.00	"	"
$\frac{1}{2}$ " x 48 x 96" " ".....	189.00	"	"
$\frac{1}{2}$ " x 48 x 96" " ".....	231.00	"	"
$\frac{3}{4}$ " x 48 x 120" " ".....	253.00	"	"

#### Cottonwood—3 Ply Panel

	No. 1	No. 2	No. 3	
$\frac{1}{8}$ " x 24 x 72".....	\$ 90.00	\$ 72.00	.....	per thousand sq. ft.
$\frac{1}{8}$ " x 36 x 72".....	95.00	80.00	.....	" "
$\frac{1}{8}$ " x 42 x 72".....	95.00	80.00	.....	" "
3/16" x 24 x 72".....	105.00	90.00	.....	" "
3/16" x 36 x 72".....	110.00	95.00	.....	" "
3/16" x 42 x 72".....	110.00	95.00	.....	" "
3/16" x 48 x 96".....	130.00	115.00	.....	" "
$\frac{1}{4}$ " x 24 x 72".....	120.00	105.00	.....	" "
$\frac{1}{4}$ " x 36 x 72".....	125.00	110.00	.....	" "
$\frac{1}{4}$ " x 42 x 72".....	125.00	110.00	.....	" "
$\frac{1}{4}$ " x 48 x 96".....	150.00	130.00	.....	" "
$\frac{3}{8}$ " Unsanded 42 x 72 and 96.....	.....	.....	\$ 67.00	" "
3/16" Unsanded 48 x 72 and 96.....	.....	.....	84.00	" "

*Fir Base and Casing*

$\frac{3}{4}$ x 2 $\frac{3}{4}$ " Miracle Casing.....	\$ 3.00	per 100 lineal feet
$\frac{3}{4}$ x 3 $\frac{1}{4}$ " Spanish Casing.....	4.00	" "
$\frac{3}{4}$ x 4 $\frac{1}{2}$ " B.N. Casing.....	5.50	" "
$\frac{3}{4}$ x 5 $\frac{1}{4}$ " B.N. Miracle or Spanish Base.....	6.50	" "
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " B.N. " ".....	8.50	" "
$\frac{3}{4}$ x 9 $\frac{1}{4}$ " B.N. " ".....	11.00	" "
$\frac{3}{4}$ x 5 $\frac{1}{4}$ " Facia.....	6.50	" "
$\frac{3}{4}$ x 4 $\frac{1}{4}$ " Facia.....	5.50	" "

*Window and Door Jamb*

$\frac{3}{4}$ x 5 $\frac{1}{4}$ " Window Jamb, plowed.....	6.50	" "
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " " ".....	8.50	" "
1 $\frac{3}{8}$ x 5 $\frac{1}{4}$ " Door Jamb rabbeted.....	9.50	" "
1 $\frac{3}{8}$ x 7 $\frac{1}{4}$ " " ".....	13.00	" "
1 $\frac{3}{4}$ x 5 $\frac{1}{4}$ " " ".....	13.00	" "
1 $\frac{3}{4}$ x 7 $\frac{1}{4}$ " " ".....	17.00	" "
$\frac{3}{4}$ x 4 $\frac{1}{2}$ " " ".....	5.50	" "
$\frac{3}{4}$ x 5 $\frac{1}{4}$ " " ".....	6.50	" "
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " " ".....	8.50	" "
1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ " Window Sill.....	17.00	" "
1 $\frac{3}{4}$ x 9 $\frac{1}{2}$ " Door Sill.....	22.00	" "

## SHINGLES

*B.C. Cedar*

No. 1xxx.....	\$ 8.20 per thousand
No. 2 xxx.....	6.80 per thousand
No. 1 xxxxx.....	7.50 per square
No. 2 xxxxx.....	5.90 per square
No. 3 xxxxx.....	5.30 per square
No. 1 Perfection.....	8.50 per square

Not subject to 10% discount referred to in Section 3.

Substandards (Wartime Specials) all sizes and thicknesses.

4" Clear Butts.....	4.30 per square
4" Clear Butts.....	5.35 per thousand
Sound Butts.....	3.20 per square
Sound Butts.....	4.00 per thousand

## LATH

No. 1 White Pine (4' in length).....	\$11.60	per thousand pieces	Not subject to 10% discount referred to in Section 3.
No. 2 White Pine (4' in length).....	10.60	" "	
No. 1 Spruce (4' in length).....	12.10	" "	
No. 2 Spruce (4' in length).....	11.10	" "	

## HARDWOODS

*Maple Flooring*

Finished Size	1st Grade	2nd Grade	3rd Grade
13/16 x 1 $\frac{3}{4}$ ".....	\$130.00	\$113.00	\$ 91.00
13/16 x 2".....	135.00	122.00	99.00
13/16 x 2 $\frac{1}{4}$ ".....	138.00	126.00	104.00
13/16 x 2 $\frac{1}{2}$ ".....	138.00	126.00	104.00
$\frac{1}{2}$ x 1 $\frac{3}{4}$ ".....	122.00	116.00	89.00
$\frac{1}{2}$ x 2".....	122.00	116.00	89.00
$\frac{3}{8}$ x 1 $\frac{1}{2}$ ".....	98.00	94.00	82.00
$\frac{3}{8}$ x 1 $\frac{3}{4}$ ".....	100.00	94.00	82.00

*Oak Flooring*

Finished Size	1st Grade	2nd Grade	3rd Grade	Clear Shorts 10" to 18" in length	1st Grade Quartered White
13/16 x 1 3/4".....	\$258.00	\$225.00	\$178.00	.....	\$280.00
13/16 x 2".....		225.00	178.00	.....	319.00
1/2 x 1 1/2".....	210.00	189.00	132.00	\$94.00	.....
1/2 x 1 3/4".....	210.00	189.00	132.00	94.00	.....
1/2 x 1 1/2".....	138.00	135.00	100.00	.....	.....
3/8 x 1 3/4".....	138.00	133.00	100.00	.....	.....

Not subject to  
10% discount  
referred to in  
Section 3.

*3 Ply Panels*

Size	Birch	Plain Oak	G1S and S1S Quartered Oak
1/4" x 24 x 60".....	21c. per sq. ft.	37c. per sq. ft.	48c. per sq. ft.
1/4" x 24 x 72".....	21c. "	37c. "	48c. "
1/4" x 30 x 60".....	21c. "	37c. "	48c. "
1/4" x 30 x 72".....	21c. "	37c. "	48c. "
1/4" x 36 x 72".....	21c. "	37c. "	.....

*G2S and S2S*

1/4" x 20 x 60".....	28c. per sq. ft.	49c. per sq. ft.	.....
1/4" x 24 x 72".....	28c. "	49c. "	71c. per sq. ft.
1/4" x 30 x 72".....	28c. "	49c. "	.....

*G1S and S1S*

	Mahogany	Walnut	Gum
1/4" x 24 x 60".....	39c. per sq. ft.	46c. per sq. ft.	49c. per sq. ft.
1/4" x 24 x 72".....	39c. "	46c. "	49c. "
1/4" x 30 x 60".....	39c. "	46c. "	49c. "
1/4" x 30 x 72".....	39c. "	46c. "	49c. "

*G2S and S2S*

1/4" x 24 x 60".....	53c. per sq. ft.	.....	.....
1/4" x 24 x 72".....	53c. "	65c. per sq. ft.	71c. per sq. ft.

*5 Ply Door Panels**G2S and S2S*

	Birch	Plain Oak	Quartered Oak
3/8" x 24 x 60".....	34c. per sq. ft.	61c. per sq. ft.	82c. per sq. ft.
3/8" x 24 x 72".....	34c. "	61c. "	82c. "
3/8" x 30 x 60".....	34c. "	61c. "	82c. "
3/8" x 30 x 72".....	34c. "	61c. "	82c. "

*G2S and S2S*

	Mahogany	Walnut
3/8" x 24 x 60".....	65c. per sq. ft.	74c. per sq. ft.
3/8" x 24 x 72".....	65c. "	74c. "
3/8" x 30 x 60".....	65c. "	74c. "
3/8" x 30 x 72".....	65c. "	74c. "



## SCHEDULE B

TO ADMINISTRATOR'S ORDER NO. A-1132

## Maximum Retail Prices for Millwork in the Greater Winnipeg District

## MILLWORK

## DOORS

*Five X Flat Panel Fir Doors*

Size	Thickness	— each
2/0 x 6/0.....	1 $\frac{1}{2}$ "	\$3.90
2/0 x 6/0.....	1 $\frac{3}{4}$ "	4.30
2/0 x 6/6.....	"	4.50
2/0 x 6/8.....	"	4.55
2/4 x 6/4.....	"	4.90
2/4 x 6/6.....	"	4.95
2/4 x 6/8.....	"	5.05
2/6 x 6/0.....	"	4.95
2/6 x 6/6.....	"	5.25
2/6 x 6/8.....	"	5.30
2/8 x 6/8.....	"	5.50
2/10 x 6/10.....	"	6.10
3/0 x 7/0.....	"	6.50
2/6 x 6/6.....	1 $\frac{3}{4}$ "	6.60
2/6 x 7/0.....	"	7.30
2/8 x 6/8.....	"	7.10
2/10 x 6/10.....	"	7.80
3/0 x 7/0.....	"	8.25

For raised Panel Doors — Add to the above prices 65c.

*Four Panel Fir Doors*

2/6 x 6/6.....	1 $\frac{1}{2}$ "	\$4.95
2/6 x 6/6.....	1 $\frac{3}{4}$ "	5.50
2/8 x 6/8.....	"	5.85

*Two Panel Fir Doors*

(3 Ply Rotary Cut Veneered Panels)

2/0 x 6/0.....	1 $\frac{1}{2}$ "	4.30
2/0 x 6/6.....	"	4.50
2/0 x 6/8.....	"	4.55
2/4 x 6/4.....	"	4.90
2/4 x 6/6.....	"	4.95
2/6 x 6/6.....	"	5.25
2/6 x 6/8.....	"	5.30
2/8 x 6/8.....	"	5.50
2/10 x 6/10.....	"	6.10
2/8 x 6/8.....	1 $\frac{3}{4}$ "	7.10
2/10 x 6/10.....	"	7.80
3/0 x 7/0.....	"	8.25

## One Panel and Hollow Slab or Flush Fir Doors

Size	Thickness	Hollow Slab	One Panel
		each	each
2/0 x 6/0.....	1 1/8"	\$5.25	\$4.55
2/0 x 6/6.....	1 1/8"	5.45	4.80
2/0 x 6/8.....	1 1/8"	.....	4.85
2/4 x 6/4.....	1 1/8"	.....	5.25
2/4 x 6/6.....	1 1/8"	5.95	5.30
2/6 x 6/6.....	1 1/8"	6.20	5.55
2/6 x 6/8.....	1 1/8"	6.25	5.60
2/8 x 6/8.....	1 1/8"	6.55	5.90
2/8 x 6/8.....	1 1/8"	.....	7.55
2/10 x 6/10.....	1 1/8"	.....	8.30
3/0 x 7/0.....	1 1/8"	.....	8.70

For Belle Carte Fir Doors—Add to the above prices for one panel Fir Doors \$1.50.

## Aristocrat, Curtis and Miracle Doors

(Pine or Spruce Stiles and Rails and 3 Ply Birch Panels)

Size	Thickness	
	1 1/8"	1 1/4"
	each	each
2/0 x 6/0.....	\$8.00	.....
2/0 x 6/6.....	8.20	.....
2/0 x 6/8.....	8.40	.....
2/4 x 6/6.....	8.70	.....
2/6 x 6/6.....	9.00	.....
2/6 x 6/8.....	9.30	.....
2/8 x 6/8.....	9.40	\$12.20
2/10 x 6/10.....	.....	13.00
3/0 x 7/0.....	.....	13.70

Size	Thickness	Open	Double Thick	Plain Plate	Bevel Plate
<i>Exterior French Fir Door (No. 350)</i>		each	each	each	each
2/8 x 6/8.....	1 3/8"	\$14.70	\$20.35	\$27.40	\$38.50
2/10 x 6/10.....	1 3/8"	15.75	21.55	28.60	39.60
3/0 x 7/0.....	1 3/8"	16.80	22.30	29.25	40.15
<i>French Fir Doors—10 and 15 Lights</i>					
2/0 x 6/6.....	1 3/8"	6.80	10.00	17.00	26.70
2/0 x 6/8.....	1 3/8"	7.10	10.45	17.30	26.95
2/4 x 6/6.....	1 3/8"	8.90	13.10	19.80	30.80
2/4 x 6/8.....	1 3/8"	9.25	13.55	19.80	30.80
2/6 x 6/6.....	1 3/8"	9.00	13.30	19.80	30.80
2/6 x 6/8.....	1 3/8"	9.35	13.65	20.30	31.30
2/8 x 6/8.....	1 3/8"	9.45	13.85	20.55	31.70
2/10 x 6/10.....	1 3/8"	10.00	14.50	20.90	31.90
<i>Craftsman Fir Front Door (No. 300)</i>					
2/8 x 6/8.....	1 3/8"	7.85	11.00	13.00	16.50
2/8 x 6/8.....	1 3/8"	11.00	13.75	16.50	19.25
2/10 x 6/10.....	1 3/8"	13.10	15.95	18.00	21.50
3/0 x 7/0.....	1 3/8"	13.90	17.00	19.00	22.00

Size	Thickness	Open	Double Thick	Plain Plate	Bevel Plate
<i>Craftsman Fir Front Door</i> (No. 301)					
2/8 x 6/8.....	1 $\frac{3}{4}$ "	11.00	14.30	19.25	22.00
2/8 x 6/8.....	1 $\frac{3}{8}$ "	14.30	17.00	22.00	24.75
2/10 x 6/10.....	1 $\frac{3}{4}$ "	16.50	19.25	23.65	27.00
3/0 x 7/0.....	1 $\frac{3}{4}$ "	17.50	20.35	24.75	27.50
<i>Fir Front Door</i> (No. 302)					
2/8 x 6/8.....	1 $\frac{3}{4}$ "	11.50	16.00	23.60	28.60
2/8 x 6/8.....	1 $\frac{3}{8}$ "	14.15	18.70	26.40	31.30
2/10 x 6/10.....	1 $\frac{3}{4}$ "	15.75	21.50	30.80	36.30
3/0 x 7/0.....	1 $\frac{3}{4}$ "	16.80	23.00	34.00	39.60
<i>Fir Front Door</i> (No. 316)					
2/8 x 6/8.....	1 $\frac{3}{4}$ "	14.70	20.30	27.40	38.50
2/10 x 6/10.....	1 $\frac{3}{4}$ "	15.75	21.50	28.60	39.60
3/0 x 7/0.....	1 $\frac{3}{4}$ "	16.80	22.30	29.25	40.00
<i>Fir Front Door</i> (No. 342)					
2/8 x 6/8.....	1 $\frac{3}{4}$ "	12.20	15.95	21.45	24.40
2/8 x 6/8.....	1 $\frac{3}{8}$ "	15.20	19.00	24.20	27.50
2/10 x 6/10.....	1 $\frac{3}{4}$ "	17.30	21.15	26.10	29.70
3/0 x 7/0.....	1 $\frac{3}{4}$ "	18.40	22.20	27.20	30.80
<i>Fir Front Door</i> (No. 345)					
2/8 x 6/8.....	1 $\frac{3}{4}$ "	10.50	13.75	17.10	20.30
2/8 x 6/8.....	1 $\frac{3}{8}$ "	13.10	16.50	19.80	22.00
2/10 x 6/10.....	1 $\frac{3}{4}$ "	15.20	18.70	21.45	24.20

For 1 Light Door of the above mentioned design and sizes—DEDUCT from the above prices \$2.50.

*Fir Front Door* (No. 76)  
2/10 x 6/10..... 1 $\frac{3}{4}$ " thick..... \$15.00 each

*Plain Slab Door* (No. 100)

Fir

Oak and  
Philippine  
Mahogany

2/10 x 6/10..... 1 $\frac{3}{4}$ " thick \$20.00 each

\$30.00 each

*Vee Joint Slab Doors* (No. 101)

2/10 x 6/10..... 1 $\frac{3}{4}$ " thick \$26.50 each

Solid Cedar  
\$20.50 each

*Office or Plain Vestibule Door* (No. 214)

Size	Thickness	Glazed
		each
2/6 x 6/6.....	1 $\frac{3}{4}$ "	\$7.70
2/8 x 6/8.....	1 $\frac{3}{8}$ "	8.30
2/10 x 6/10.....	1 $\frac{3}{4}$ "	9.90
2/6 x 6/6.....	1 $\frac{3}{4}$ "	9.90
2/8 x 6/8.....	1 $\frac{3}{8}$ "	10.55
2/10 x 6/10.....	1 $\frac{3}{4}$ "	12.65
3/0 x 7/0.....	1 $\frac{3}{4}$ "	13.85

*Panelled Storm Doors*

Size	Thickness	Glazed	Solid
		each	each
2/6 x 6/6.....	1 $\frac{1}{8}$ "	\$7.15	\$5.50
2/8 x 6/8.....	1 $\frac{1}{8}$ "	7.40	6.00
2/10 x 6/10.....	1 $\frac{1}{8}$ "	7.70	6.30
3/0 x 7/0.....	1 $\frac{1}{8}$ "	7.95	6.60

*Combination Screen and Storm Doors (No. 58)*

Size	Thickness	Glazed	Thickness	Glazed
		each		each
2/6 x 6/6.....	1 $\frac{1}{8}$ "	\$8.50	1 $\frac{3}{8}$ "	\$9.50
2/8 x 6/8.....	1 $\frac{1}{8}$ "	8.50	1 $\frac{3}{8}$ "	9.50
2/10 x 6/10.....	1 $\frac{1}{8}$ "	9.00	1 $\frac{3}{8}$ "	10.00
3/0 x 7/0.....	1 $\frac{1}{8}$ "	9.00	1 $\frac{3}{8}$ "	10.00

*Empire Combination Storm and Screen Door*

Size	Thickness	Glazed
		each
2/6 x 6/6.....	1 $\frac{3}{8}$ "	\$11.00
2/8 x 6/8.....	1 $\frac{3}{8}$ "	11.00
2/10 x 6/10.....	1 $\frac{3}{8}$ "	11.50
3/0 x 7/0.....	1 $\frac{3}{8}$ "	11.50

*Screen Doors*

Size	Thickness		
		each	
No. 101.....	7/8"	\$2.90	Not subject to
No. 102.....	1 $\frac{1}{8}$ "	3.70	10% discount
No. 103.....	1 $\frac{3}{8}$ "	4.70	referred to in
No. 104.....	1 $\frac{1}{2}$ "	5.55	Section 3.

*Aristocrat, Curtis, Miracle and One-Panel Doors*(5 Ply Rotary Cut Veneer Panels  $\frac{3}{8}$ " in thickness)

Size	Thickness	Red Oak	Mahogany
		each	each
2/0 x 6/6.....	1 $\frac{3}{8}$ "	\$14.90	\$14.90
2/0 x 6/8.....	1 $\frac{3}{8}$ "	15.00	15.00
2/4 x 6/8.....	1 $\frac{3}{8}$ "	15.60	15.60
2/6 x 6/6.....	1 $\frac{3}{8}$ "	15.90	15.90
2/6 x 6/8.....	1 $\frac{3}{8}$ "	16.20	16.20
2/8 x 6/8.....	1 $\frac{3}{8}$ "	16.60	16.60
2/8 x 6/8.....	1 $\frac{3}{8}$ "	18.40	18.40
2/10 x 6/10.....	1 $\frac{3}{8}$ "	19.70	19.70
3/0 x 7/0.....	1 $\frac{3}{8}$ "	20.80	20.80



*Oak and Mahogany French Doors (10 and 15 Lights)*

Size	Thickness	Open	D.D. Glass	Plain Plate	Bevel Plate
		each	each	each	each
2/0 x 6/6.....	1 $\frac{3}{8}$ "	\$13.10	\$16.50	.....	\$37.00
2/0 x 6/8.....	1 $\frac{3}{8}$ "	13.50	17.00	.....	37.20
2/4 x 6/6.....	1 $\frac{3}{8}$ "	15.50	19.50	\$27.00	37.40
2/4 x 6/8.....	1 $\frac{3}{8}$ "	15.70	19.50	27.20	38.65
2/6 x 6/6.....	1 $\frac{3}{8}$ "	15.50	19.65	27.40	42.00
2/6 x 6/8.....	1 $\frac{3}{8}$ "	16.55	20.75	28.65	.....
2/8 x 6/8.....	1 $\frac{3}{8}$ "	18.00	22.00	32.00	.....

*Oak Doors (2 Panel)*

Size	Thickness	—
		each
2/0 x 6/0.....	1 $\frac{3}{8}$ "	\$13.10
2/0 x 6/6.....	1 $\frac{3}{8}$ "	13.40
2/0 x 6/8.....	1 $\frac{3}{8}$ "	13.50
2/4 x 6/4.....	1 $\frac{3}{8}$ "	14.00
2/4 x 6/6.....	1 $\frac{3}{8}$ "	14.10
2/6 x 6/6.....	1 $\frac{3}{8}$ "	14.50
2/6 x 6/8.....	1 $\frac{3}{8}$ "	14.60
2/8 x 6/8.....	1 $\frac{3}{8}$ "	15.10
2/6 x 6/8.....	1 $\frac{3}{8}$ "	17.00
2/8 x 6/8.....	1 $\frac{3}{8}$ "	17.20
2/10 x 6/10.....	1 $\frac{3}{8}$ "	18.20
3/0 x 7/0.....	1 $\frac{3}{8}$ "	19.40

The above Door numbers refer to the Standard Woodwork and Permanent Fixtures Catalogue 1929 and the Greater Winnipeg Lumber price list dated August 1, 1941.

*SASH*

Size of Glass	Thickness	Number of Lights	Size of Sash	Glazed
				each
<i>Cellar Sash</i>				
7 x 9".....	1 $\frac{1}{8}$ "	2 lights	1' 6 1/4" x 1' 1"	\$ .90
8 x 10".....	1 $\frac{1}{8}$ "	2 lights	1' 8 1/4" x 1' 2"	.95
10 x 12".....	1 $\frac{1}{8}$ "	2 lights	2' 0 1/4" x 1' 4"	1.05
14 x 20".....	1 $\frac{1}{8}$ "	2 lights	2' 8 1/4" x 2' 1"	1.65
14 x 24".....	1 $\frac{1}{8}$ "	2 lights	2' 8 1/4" x 2' 5"	1.80
7 x 9".....	1 $\frac{1}{8}$ "	3 lights	2' 1 1/2" x 1' 1"	1.00
8 x 10".....	1 $\frac{1}{8}$ "	3 lights	2' 4 1/2" x 1' 2"	1.05
10 x 12".....	1 $\frac{1}{8}$ "	3 lights	2' 10 1/2" x 1' 4"	1.25
10 x 14".....	1 $\frac{1}{8}$ "	3 lights	2' 10 1/2" x 1' 6"	1.40
10 x 16".....	1 $\frac{1}{8}$ "	3 lights	2' 10 1/2" x 1' 8"	1.55
10 x 18".....	1 $\frac{1}{8}$ "	3 lights	2' 10 1/2" x 1' 10"	1.65
<i>Single Sash</i>				
10 x 12".....	1 $\frac{1}{8}$ "	1 light	1' 2" x 1' 4"	.85
12 x 16".....	1 $\frac{1}{8}$ "	1 light	1' 4" x 1' 8"	.95
6 x 8".....	1 $\frac{1}{8}$ "	4 lights	1' 4 1/4" x 1' 8 1/4"	1.10
8 x 6".....	1 $\frac{1}{8}$ "	4 lights	1' 8 1/4" x 1' 8 1/4"	1.20
8 x 10".....	1 $\frac{1}{8}$ "	4 lights	1' 8 1/4" x 2' 0 1/4"	1.25
10 x 10".....	1 $\frac{1}{8}$ "	4 lights	2' 0 1/4" x 2' 0 1/4"	1.40
10 x 12".....	1 $\frac{1}{8}$ "	4 lights	2' 0 1/4" x 2' 4 1/4"	1.60
12 x 12".....	1 $\frac{1}{8}$ "	4 lights	2' 4 1/4" x 2' 4 1/4"	1.85
8 x 10".....	1 $\frac{1}{8}$ "	6 lights	2' 4 1/2" x 2' 0 1/4"	1.70
10 x 12".....	1 $\frac{1}{8}$ "	6 lights	2' 10 1/2" x 2' 4 1/4"	2.10
7 x 9".....	1 $\frac{1}{8}$ "	9 lights	2' 1 1/2" x 2' 7 1/2"	2.15
8 x 10".....	1 $\frac{1}{8}$ "	9 lights	2' 4 1/2" x 2' 10 1/2"	2.40
10 x 12".....	1 $\frac{1}{8}$ "	9 lights	2' 10 1/2" x 3' 4 1/2"	3.00

Size of Glass	Thickness	Number of Lights	Size of Sash	Glazed
<i>Piano Sash</i>				
20 x 20"	1 $\frac{3}{8}$ "	1 light	2' 0" x 2' 1"	\$1.55
20 x 24"	1 $\frac{3}{8}$ "	1 light	2' 0" x 2' 5"	1.65
24 x 24"	1 $\frac{3}{8}$ "	1 light	2' 4" x 2' 5"	1.80
24 x 26"	1 $\frac{3}{8}$ "	1 light	2' 4" x 2' 7"	1.85
36 x 16"	1 $\frac{3}{8}$ "	1 light	3' 4" x 1' 9"	1.85
<i>Casement Sash</i>				
8 x 10"	1 $\frac{3}{8}$ "	6 lights	1' 8 $\frac{1}{4}$ " x 2' 11 $\frac{1}{2}$ "	1.85
8 x 12"	1 $\frac{3}{8}$ "	6 lights	1' 8 $\frac{1}{4}$ " x 3' 5 $\frac{1}{2}$ "	2.10
10 x 12"	1 $\frac{3}{8}$ "	6 lights	2' 0 $\frac{1}{4}$ " x 3' 5 $\frac{1}{2}$ "	2.30

*Hot Bed Sash Open*

Size of Glass	Thickness	
3' 0" x 6' 0" .....	1 $\frac{3}{8}$ " .....	\$2.75 each

*Transom Sash*

Size of Sash	Thickness	Number of Lights	Glazed	Size of Sash	Thickness	Number of Lights	Glazed
			each				each
2' 6" x 12" .....	1 $\frac{3}{8}$ "	1 light	\$1.15	2' 10" x 14"	1 $\frac{3}{8}$ "	1 light	\$1.20
2' 6" x 14" .....	1 $\frac{3}{8}$ "	1 light	1.20	2' 10" x 16"	1 $\frac{3}{8}$ "	1 light	1.30
2' 6" x 16" .....	1 $\frac{3}{8}$ "	1 light	1.25	2' 10" x 18"	1 $\frac{3}{8}$ "	1 light	1.50
2' 8" x 12" .....	1 $\frac{3}{8}$ "	1 light	1.35	3' 0" x 14"	1 $\frac{3}{8}$ "	1 light	1.25
2' 8" x 14" .....	1 $\frac{3}{8}$ "	1 light	1.35	3' 0" x 16"	1 $\frac{3}{8}$ "	1 light	1.35
2' 8" x 16" .....	1 $\frac{3}{8}$ "	1 light	1.40	3' 0" x 18"	1 $\frac{3}{8}$ "	1 light	1.50
2' 8" x 18" .....	1 $\frac{3}{8}$ "	1 light	1.50	3' 0" x 20"	1 $\frac{3}{8}$ "	1 light	1.60

*Storm Sash (for Oriel Windows)*

Size	Thickness	Number of Lights	—
			each
3' 4" x 5' 0" .....	1 $\frac{3}{8}$ "	6 lights	\$6.70
3' 6" x 5' 2" .....	1 $\frac{3}{8}$ "	6 lights	7.35
3' 8" x 5' 2" .....	1 $\frac{3}{8}$ "	6 lights	8.30
3' 10" x 5' 6" .....	1 $\frac{3}{8}$ "	6 lights	8.90
3' 10" x 5' 10" .....	1 $\frac{3}{8}$ "	6 lights	9.65
4' 0" x 5' 6" .....	1 $\frac{3}{8}$ "	6 lights	9.90

## TRANSOMS

*Barn Transoms*

Size	Thickness	—
		each
7 x 9" .....	1 $\frac{1}{8}$ "	9 lights \$3.25
8 x 10" .....	1 $\frac{1}{8}$ "	9 lights 3.45

## WINDOWS

*Check Rail Windows*

Size of Window	Size of Glass	Thickness	Number of Lights	Glazed
				each
2' 1" x 3' 10"	10 x 20"	1 3/8"	4 lights	\$2.40
2' 5" x 3' 10"	12 x 20"	1 3/8"	4 lights	2.60
2' 5" x 4' 2"	12 x 22"	1 3/8"	4 lights	2.80
2' 5" x 4' 6"	12 x 24"	1 3/8"	4 lights	2.90
2' 5" x 4' 10"	12 x 26"	1 3/8"	4 lights	3.05
2' 5" x 5' 2"	12 x 28"	1 3/8"	4 lights	3.25
2' 5" x 5' 6"	12 x 30"	1 3/8"	4 lights	3.45
2' 4" x 5' 10"	12 x 32"	1 3/8"	4 lights	3.65
2' 9" x 4' 6"	14 x 24"	1 3/8"	4 lights	3.45
2' 9" x 4' 10"	14 x 26"	1 3/8"	4 lights	3.55
2' 9" x 5' 2"	14 x 28"	1 3/8"	4 lights	3.65
2' 9" x 5' 6"	14 x 30"	1 3/8"	4 lights	4.05
2' 9" x 5' 10"	14 x 32"	1 3/8"	4 lights	4.15
3' 1" x 5' 6"	16 x 30"	1 3/8"	4 lights	4.40

*Check Rail Windows*

Size of Window	Size of Glass	Thickness	Number of Lights	Glazed
				each
1' 8 1/4" x 3' 10 1/2"	8 x 10" plain rail	1 3/8"	8 lights	\$2.80
1' 8 1/4" x 3' 10 1/2"	8 x 10" check rail	1 3/8"	8 lights	3.45
2' 0 1/4" x 4' 6 1/2"	10 x 12" "	1 3/8"	8 lights	3.55
2' 0 1/4" x 5' 2 1/2"	10 x 14" "	1 3/8"	8 lights	4.05
2' 0 1/4" x 5' 10 1/2"	10 x 16" "	1 3/8"	8 lights	4.60
2' 4 1/4" x 5' 2 1/2"	12 x 14" "	1 3/8"	8 lights	4.40
2' 4 1/4" x 5' 10 1/2"	12 x 16" "	1 3/8"	8 lights	4.80
1' 7" x 2' 10"	5 x 7" plain rail	1 1/8"	12 lights	2.60
1' 10" x 3' 2"	6 x 8" "	1 1/8"	12 lights	2.75
2' 1" x 3' 6"	7 x 9" "	1 1/8"	12 lights	3.25
2' 4 1/2" x 3' 10 1/2"	8 x 10" "	1 1/8"	12 lights	3.50
2' 10 1/2" x 4' 6 1/2"	10 x 12" "	1 1/8"	12 lights	4.30
2' 10 1/2" x 5' 2 1/2"	10 x 14" "	1 1/8"	12 lights	4.70
2' 4 1/2" x 3' 10 1/2"	8 x 10" check rail	1 3/8"	12 lights	3.75
2' 10 1/2" x 4' 6 1/2"	10 x 12" "	1 3/8"	12 lights	4.35
2' 10 1/2" x 5' 2 1/2"	10 x 14" "	1 3/8"	12 lights	5.15
2' 10 1/2" x 5' 10 1/2"	10 x 16" "	1 3/8"	12 lights	6.10
3' 4 1/2" x 5' 2 1/2"	12 x 14" "	1 3/8"	12 lights	6.25
3' 4 1/2" x 5' 10 1/2"	12 x 16" "	1 3/8"	12 lights	6.80

For Windows which are wider than the height — Add 50c. to the next larger size in width.

For Storm Sash—Add to the above prices..... \$ .25  
 For Storm Sash with no vents—Add to the above prices..... .50  
 For Sliding Ventilators—Add to the above prices..... 1.65  
 For Hinged Ventilators—Add to the above prices..... 1.90

*Queen Anne Windows*

The maximum price of Queen Anne Windows shall be the price shown for two-light windows increased by the following amounts according to the following design:

No. 20.....	\$2.00
No. 22.....	4.00
No. 31.....	.90
No. 32.....	1.00
No. 33.....	.60

No. 34.....	.90
No. 35.....	1.00
No. 36.....	1.45
No. 37.....	.35
No. 38.....	.50
No. 39.....	1.00
No. 40.....	4.00

The above numbers refer to the Greater Winnipeg Lumber Price List dated August 1, 1941.

### *Oriel or Queen Anne Windows*

Size of Window	Thickness	Size of Bottom Light	No. 100 Glazed	No. 101 Glazed
			each	each
3' 4" x 5' 0".....	1 $\frac{3}{4}$ "	36 x 38"	\$ 9.70	\$10.60
3' 6" x 5' 2".....	1 $\frac{3}{4}$ "	38 x 40"	10.00	10.65
3' 8" x 5' 2".....	1 $\frac{3}{4}$ "	40 x 40"	10.30	10.85
3' 10" x 5' 6".....	1 $\frac{3}{4}$ "	42 x 44"	12.10	12.60
3' 10" x 5' 10".....	1 $\frac{3}{4}$ "	42 x 48"	12.20	12.70
4' 0" x 5' 6".....	1 $\frac{3}{4}$ "	44 x 44"	12.30	13.30
			Top Plain D.S. or Coloured Glass No. 14	D.S. Leaded Top Diamond No. 213 or 255
			each	each
3' 4" x 5' 0".....	1 $\frac{3}{4}$ "	36 x 38"	\$ 7.90	\$12.60
3' 6" x 5' 2".....	1 $\frac{3}{4}$ "	38 x 40"	8.00	13.00
3' 8" x 5' 2".....	1 $\frac{3}{4}$ "	40 x 40"	8.30	13.65
3' 10" x 5' 6".....	1 $\frac{3}{4}$ "	42 x 44"	10.00	15.75
3' 10" x 5' 10".....	1 $\frac{3}{4}$ "	42 x 48"	10.10	15.85
4' 0" x 5' 6".....	1 $\frac{3}{4}$ "	44 x 44"	10.40	16.50

### *Screen Windows*

10 x 20" 4 Lights to 30 x 30 2 Lights.....	\$ 1.00 each
Cellar sash screens.....	1.00 "
Oriel window screens.....	1.25 "
Full sized screens.....	1.80 "

### **FRAMES**

#### *Window Frames (K.D.)*

$\frac{3}{4}$ x 5 $\frac{1}{4}$ " Jamb.....	\$ 3.00 each
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " Jamb.....	3.75 "
For built-up Frames—Add to the above prices 85 cents per frame.	

#### *Cellar Sash Frames*

1 $\frac{5}{8}$ x 7 $\frac{1}{4}$ " Jamb.....	2.50 each
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#### *Door Frames (K.D.)*

Size of Opening	Size of Jamb	—
		each
2' 6" x 6' 6".....	1 $\frac{3}{4}$ x 5 $\frac{1}{2}$ "	\$5.25
2' 8" x 6' 8".....	1 $\frac{3}{4}$ x 5 $\frac{1}{2}$ "	5.25
2' 10" x 6' 10".....	1 $\frac{3}{4}$ x 5 $\frac{1}{2}$ "	5.25
3' 0" x 7' 0".....	1 $\frac{3}{4}$ x 5 $\frac{1}{2}$ "	5.25
2' 6" x 6' 6".....	1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ "	6.00
2' 8" x 6' 8".....	1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ "	6.00
2' 10" x 6' 10".....	1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ "	6.00
3' 0" x 7' 0".....	1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ "	6.00



For built-up Frames—Add to the above prices.....	\$ .75
For Oak Sill—Add to the above prices.....	1.90

*Inside Door Frames*

Size of Opening	Size of Jamb	—
		each
2' 10" x 6' 10".....	$\frac{3}{4}$ x 5 $\frac{1}{4}$ "	\$1.75
2' 8" x 6' 8".....	$\frac{3}{4}$ x 5 $\frac{1}{4}$ "	1.75
2' 6" x 6' 6".....	$\frac{3}{4}$ x 5 $\frac{1}{4}$ "	1.75
2' 10" x 6' 10".....	$\frac{1}{2}$ x 5 $\frac{1}{4}$ " Rabbeted	2.00
2' 8" x 6' 8".....	$\frac{1}{2}$ x 5 $\frac{1}{4}$ " "	2.00
2' 6" x 6' 6".....	$\frac{1}{2}$ x 5 $\frac{1}{4}$ " "	2.00

For built-up Frames—Add to the above prices.....\$ .50

*Turned Newel Posts*

4 x 4"—4' Fir.....	\$ 2.30 each
5 x 5"—4' ".....	3.30 "
5 x 5"—6' ".....	4.80 "
6 x 6"—4' ".....	3.95 "
6 x 6"—6' ".....	5.60 "

*Fir Built Newels*

6 x 6"—4'6".....	\$10.00 each
5 x 5"—5'6".....	8.25 "

**MOULDINGS**

The Maximum Prices for Softwood Mouldings shall be the prices shown in the No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943.

For sanding on one side material from 6" to 12" in width—Add to the prices listed in the above mentioned Catalogue, \$1.10 per hundred lineal feet.

For sanding on one side material from 3" to 5" in width—Add to the prices listed in the above mentioned Catalogue 85c. per hundred lineal feet.

For sanding on one side material less than 3" in width—Add to the prices listed in the above mentioned Catalogue 55c. per hundred lineal feet.

*Weatherboard Mouldings*

Pattern	Weight per Bundle	
50A.....	65 lbs.....	\$13.25 per bundle
51V.....	40 ".....	9.70 "
52V.....	20 ".....	6.60 "
53V— 8'.....	42 ".....	7.40 "
9'.....		8.15 "
10'.....		8.55 "

## TRIM

*Clear Sitka Spruce Trim*

Size		
$1\frac{1}{2}$ x $2\frac{3}{4}$ "	Casing.....	\$ 3.75 per hundred lineal feet
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Casing.....	5.00 " "
$1\frac{1}{2}$ x $3\frac{1}{2}$ "	Spanish casing.....	5.50 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Backband.....	3.00 " "
$1\frac{3}{4}$ x $1\frac{1}{2}$ "	Backband.....	3.50 " "
$1\frac{3}{4}$ x $5\frac{3}{4}$ "	Base.....	8.00 " "
$1\frac{3}{4}$ x $7\frac{1}{4}$ "	Base.....	11.00 " "
$1\frac{3}{4}$ x $9\frac{1}{4}$ "	Base.....	13.00 " "
$1\frac{3}{4}$ x $5\frac{3}{4}$ "	Door jamb.....	8.00 " "
$1\frac{3}{4}$ x $1\frac{1}{4}$ "	Door stop.....	2.50 " "
$1\frac{3}{4}$ x $1\frac{1}{4}$ "	Window stop.....	2.10 " "
$1\frac{3}{4}$ x $1\frac{3}{4}$ "	Floor mould.....	1.50 " "
$1\frac{3}{4}$ x $1\frac{1}{4}$ "	Picture mould.....	3.00 " "
$1\frac{3}{4}$ x $4\frac{1}{4}$ "	B.N. casing.....	7.00 " "
$1\frac{3}{4}$ x $4\frac{1}{4}$ "	Window stool.....	9.00 " "
$1\frac{3}{4}$ x $5\frac{1}{4}$ "	Window stool.....	10.50 " "
$1\frac{3}{4}$ x $7\frac{1}{4}$ "	Window stool.....	14.00 " "

*Oak Trim*

$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Backband.....	\$ 6.60 per hundred lineal feet
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Backband.....	5.50 " "
$1\frac{1}{2}$ x $2\frac{3}{4}$ "	Casing or apron "Miracle".....	7.70 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Casing or apron "Spanish".....	11.00 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Casing or apron "Special".....	11.00 " "
$1\frac{1}{2}$ x $4\frac{1}{4}$ "	Casing B.N.....	13.75 " "
$1\frac{1}{2}$ x $2\frac{1}{4}$ "	S4S.....	7.70 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	S4S.....	5.50 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	S4S.....	11.00 " "
$1\frac{1}{2}$ x $4\frac{1}{4}$ "	S4S.....	13.75 " "
$1\frac{1}{2}$ x $5\frac{1}{4}$ "	S4S.....	16.50 " "
$1\frac{1}{2}$ x $7\frac{1}{4}$ "	S4S.....	22.00 " "
$1\frac{1}{2}$ x $9\frac{1}{4}$ "	S4S.....	28.00 " "
$1\frac{1}{2}$ x $11\frac{1}{4}$ "	S4S.....	34.00 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	S4S.....	12.65 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Top mem. base or picture mould.....	5.50 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Floor mould.....	2.75 " "
$1\frac{1}{2}$ x $1\frac{1}{4}$ "	Door stop.....	4.95 " "
$1\frac{1}{2}$ x $1\frac{1}{4}$ "	Window stop.....	3.85 " "
$1\frac{1}{2}$ x $1\frac{1}{4}$ "	Cove.....	2.75 " "
$1\frac{1}{2}$ x $1\frac{1}{4}$ "	Cove.....	2.75 " "
$1\frac{1}{2}$ x $1\frac{1}{4}$ "	Quarter round.....	2.75 " "
$1\frac{1}{2}$ x $2\frac{1}{4}$ "	Cap trim.....	12.10 " "
$1\frac{1}{2}$ x $7\frac{1}{4}$ "	Panel or cap mould.....	2.75 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Panel or neck mould.....	2.75 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	B.N. burlap mould.....	4.95 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Chair rail.....	11.00 " "
$1\frac{1}{2}$ x $4\frac{1}{4}$ "	Window stool.....	18.70 " "
$1\frac{1}{2}$ x $5\frac{1}{4}$ "	Window stool.....	24.20 " "
$1\frac{1}{2}$ x $7\frac{1}{4}$ "	Window stool.....	32.00 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Stair shoe.....	13.20 " "
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Stair filler.....	4.95 " "
$2\frac{1}{2}$ x $3\frac{1}{4}$ "	Built handrail.....	60.50 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Quarter Spanish corner blocks.....	.20 " "
$1\frac{1}{2}$ x $5\frac{1}{4}$ "	Miracle base.....	16.50 " "

*Mahogany Trim*

$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Backband.....	7.70 per hundred lineal feet.
$1\frac{1}{2}$ x $1\frac{1}{2}$ "	Backband.....	6.60 " "
$1\frac{1}{2}$ x $2\frac{3}{4}$ "	Casing or apron "Miracle".....	8.80 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Casing or apron "Spanish".....	13.20 " "
$1\frac{1}{2}$ x $3\frac{1}{4}$ "	Casing or apron "Special".....	13.20 " "
$1\frac{1}{2}$ x $4\frac{1}{4}$ "	Casing B.N.....	16.50 " "
$1\frac{1}{2}$ x $2\frac{1}{4}$ "	S4S.....	8.80 " "

## TRIM—(Concluded)

Size			
$\frac{3}{4}$ x $1\frac{1}{8}$ "	S4S	6.60	per hundred lineal feet
$\frac{3}{4}$ x $3\frac{1}{8}$ "	S4S	13.20	" "
$\frac{3}{4}$ x $4\frac{1}{8}$ "	S4S	16.50	" "
$\frac{3}{4}$ x $5\frac{1}{8}$ "	S4S	19.80	" "
$\frac{3}{4}$ x $7\frac{1}{8}$ "	S4S	26.40	" "
$\frac{3}{4}$ x $9\frac{1}{8}$ "	S4S	33.00	" "
$\frac{3}{4}$ x $11\frac{1}{8}$ "	S4S	39.60	" "
$\frac{1}{2}$ x $1\frac{1}{8}$ "	S4S	14.85	" "
$\frac{1}{2}$ x $1\frac{1}{2}$ "	Top mem. base or picture mould.	6.60	" "
$\frac{1}{2}$ x $2\frac{1}{8}$ "	Floor mould	3.30	" "
$\frac{1}{8}$ x $1\frac{1}{8}$ "	Door stop	6.05	" "
$\frac{1}{8}$ x $1\frac{1}{4}$ "	Window stop	4.95	" "
$\frac{1}{8}$ x $3\frac{1}{8}$ "	Cove	3.30	" "
$\frac{1}{8}$ x $3\frac{3}{4}$ "	Cove	3.30	" "
$\frac{1}{8}$ x $4\frac{1}{4}$ "	Quarter round	3.30	" "
$1\frac{1}{8}$ x $2\frac{1}{2}$ "	Cap trim	14.30	" "
$\frac{1}{8}$ x $2\frac{7}{8}$ "	Panel or cap mould	3.30	" "
$\frac{1}{8}$ x $3\frac{3}{8}$ "	Panel or neck mould	3.30	" "
$\frac{1}{8}$ x $1\frac{1}{2}$ "	B. N. burlap mould	6.05	" "
$\frac{1}{2}$ x $3\frac{1}{8}$ "	Chair rail	13.20	" "
$1\frac{1}{8}$ x $4\frac{1}{8}$ "	Window stool	24.20	" "
$1\frac{1}{8}$ x $5\frac{1}{8}$ "	Window stool	28.60	" "
$1\frac{1}{8}$ x $7\frac{1}{8}$ "	Window stool	38.50	" "
$\frac{1}{2}$ x $3\frac{1}{8}$ "	Stair shoe	16.50	" "
$\frac{1}{2}$ x $1\frac{1}{8}$ "	Stair filler	6.05	" "
$2\frac{1}{2}$ x $3\frac{1}{8}$ "	Built handrail	71.50	" "
$1$ x $3\frac{3}{8}$ "	Quarter Spanish corner blocks	.20	" "
$\frac{1}{2}$ x $5\frac{1}{8}$ "	Miracle base	19.80	" "

For specified lengths ordered by the buyer—Add to the above prices 10 per cent.

## MISCELLANEOUS MILLWORK

## Stair Risers

Size	Oak	Mahogany
$\frac{3}{4}$ x $7\frac{1}{4}$ x 3' 0"	\$ .85 each	\$ .95 each
$\frac{3}{4}$ x $7\frac{1}{4}$ x 3' 6"	.95 "	1.05 "
$\frac{3}{4}$ x $7\frac{1}{4}$ x 4' 0"	1.10 "	1.20 "

## Oak Stair Treads

	Size			
	$1\frac{1}{8}$ x $9\frac{1}{4}$	$1\frac{1}{8}$ x $11\frac{1}{4}$	$1\frac{3}{8}$ x $9\frac{1}{4}$	$1\frac{3}{8}$ x $11\frac{1}{4}$
	each	each	each	each
3' 0" long	\$2.15	\$2.65	\$2.40	\$2.95
3' 6" "	2.35	2.95	2.75	3.45
4' "	2.65	3.30	3.10	3.95

## Oak Door Sill

2 x 10"	.55c. per lineal foot
2 x 12"	.65c. " "

## Oak Thresholds

$\frac{5}{8}$ x $3\frac{1}{2}$ "	\$13.20 per hundred lineal feet
$\frac{5}{8}$ x $3\frac{1}{4}$ "	.45 per piece 3 feet in length

*Astragals (For Folding and Sliding Doors)*

No. 597.....	\$1.75	per pair
No. 599.....	1.20	each
Oak.....	2.75	"
Mahogany.....	3.30	"

*Corner Beads*

Corner Beads.....	\$ .75	each
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*Fence Pickets*

1 x 3 x 3' 6".....	\$ .15	each
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*Corner Blocks*

5 x 5".....	\$ .20	each
6 x 6".....	.20	"
Spanish $\frac{1}{4}$ Circle.....	.15	"

*Base Blocks*

5 x 11".....	\$ .12	each
6 x 11".....	.15	"
1 $\frac{1}{2}$ x 4 $\frac{3}{4}$ ".....	.30	"

*Post Caps*

5 x 5".....	\$ .70	each
6 x 6".....	1.00	"

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1161

**Maximum Prices of Bananas**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

**APPLICATION AND EFFECTIVE DATE**

1. This Order comes into force on April 20, 1944, and replaces Board Orders Nos. 218 and 224 which have been revoked by the Board.

**DEFINITIONS**

2. For the purposes of this Order,

- (a) "Zone No. 1" means that part of Canada south of the 47th parallel of north latitude but not including any part of New Brunswick, Nova Scotia or Prince Edward Island;
- (b) "Zone No. 2" means that part of Canada not included in Zone No. 1;
- (c) "sell" includes an offer to sell;
- (d) "wholesale distributor" means any person who sells bananas otherwise than at retail.

**MAXIMUM PRICES—SALES BY WHOLESALE DISTRIBUTORS**

3. The maximum price per pound at which any wholesale distributor may sell any bananas shall be the sum of the following:—

- (a) the actual price paid by him for those bananas plus bank charges, foreign exchange, customs brokerage charges and insurance charges as are to be borne by him and are not included in such actual price;
- (b) transportation charges to the city, town or village in which he has his place of business not included in such actual price paid;
- (c) the actual cost of transporting the bananas from his place of business to the buyer's place of business at not more than the common carrier express rate; provided that delivery shall be free to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or is within his customary free delivery zone; and



(d) a markup not exceeding,

- (i) when delivered in Zone No. 1, two and one-quarter cents per pound if the bananas are sold on the stem and three cents per pound if sold in hands; or
- (ii) when delivered in Zone No. 2, two and one-half cents per pound if the bananas are sold on the stem and three and one-quarter cents per pound if sold in hands;

provided, however, that in no event shall any wholesale distributor sell any bananas at a price exceeding:

- (i) when delivered in Zone No. 1, eleven cents per pound if the bananas are sold on the stem and eleven and three-quarter cents per pound if sold in hands; or
- (ii) when delivered in Zone No. 2, twelve cents per pound if the bananas are sold on the stem and twelve and three-quarter cents per pound if sold in hands;

and such delivery shall be to the buyer's place of business or, if delivery is by railway or by transshipment by railway, to the railway station nearest to the buyer's place of business or, if delivery is by boat or by transshipment by boat, to the dock at the boat's port of call nearest to the buyer's place of business.

If on the sale of any bananas on the stem shipped by common carrier the wholesale distributor packs the bananas in a crate, he may make a deposit charge, not exceeding the actual cost of the crate, refundable upon return of the crate at the expense, if any, of the buyer.

#### MAXIMUM PRICE—SALES AT RETAIL

4. The maximum price per pound at which any person may sell any bananas at retail shall be:—

- (a) in Zone No. 1, fourteen cents per pound; and
- (b) in Zone No. 2, fifteen cents per pound.

#### SALES BY WEIGHT ONLY

5. All sales of bananas in Canada shall be by weight.

#### ADDITIONAL PAYMENTS ARE PART OF THE PRICE

6. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any bananas or received by the seller from any person in connection with the sale of any bananas shall constitute part of the price of such bananas.

#### RECORDS OF PURCHASES BY WHOLESALE DISTRIBUTORS

7. (1) Every wholesale distributor shall immediately upon receipt of any bananas purchased by him make a written record at the place of business at which he receives the same showing:—

- (a) the name and complete address of his supplier and the date of purchase;
- (b) the quantity (in pounds) purchased; and
- (c) the actual price paid, transportation charges and other amounts, if any, included in his laid down cost of the bananas.

(2) If a wholesale distributor retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(3) Every record which a wholesale distributor is required by this Section to make shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 5th day of April, 1944.

E. J. CHAMBERS,  
Administrator of  
Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,  
Chairman, Wartime Prices and Trade Board.

NOTE.—Any commission, brokerage or other consideration allowed to a wholesale distributor in connection with the importation of any bananas shall be deducted by the wholesale distributor in calculating the actual price paid by him for the bananas.

### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This Order fixes *Maximum* wholesale and retail prices of Bananas and is part of this price control programme.**

In fixing these maximum prices consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume or low operating costs should do so. In this way he will be sharing the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1163

### Fur Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fur Skins and Fur Garments, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-180 as amended by Administrator's Orders Nos A-554 and A-689 is further amended by revoking Section 3.

2. Schedule A to Administrator's Order No. A-180 as amended by Administrator's Order No. A-554 is further amended by deleting therefrom paragraphs (a), (c) (d), (g), (h), (j), (k) and (m).

3. This Order shall be effective on and after the 15th day of April, 1944.

Dated at Ottawa this 11th day of April, 1944.

MICHAEL MORRIS,

*Administrator of Fur Skins and Fur Garments.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1164

### Sundry Forged Tools

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-797 is revoked.

2. This Order shall be effective on and after the 15th day of April, 1944.

Dated at Ottawa this 11th day of April, 1944.

R. A. H. TAYLOR,

*Administrator of Fabricated Steel and  
Non-Ferrous Metals.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1166

**Combined Wholesale Markup on Sales of Fresh Fruit and Vegetables  
on or from the Montreal Fruit and Vegetable Market**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

1. Sub-section 2 of Section 3 of Administrator's Order No. A-997 is hereby revoked and is replaced by the following:

"(2) Where in any case a warehouse-jobber or a trucker-jobber buys any potatoes from another wholesale distributor in the Montreal area in a transaction by or as a result of which the lawful markup available to him is less than 10 cents per 75-lb. container or 13 cents per 100-lb. container, then in such case, but in such case only, he may, on a sale to a retailer add to his lawful maximum price of those potatoes, a commission or charge amounting to not more than 5 cents per 75-lb. container or 7 cents per 100-lb. container of potatoes".

2. This Order comes into force on April 20, 1944.

DATED AT OTTAWA this 15th day of April, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruits and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1167

**Maximum Prices for Manufacturing, Packing and Selling Creamery Butter  
on a Custom or Commission Basis**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. This Order comes into force on April 20, 1944, and replaces and revokes Administrator's Order No. A-996.

2. Subject to the provisions of Section 3, if a person who operates a creamery and the duly authorized representatives of the primary producers of milk or cream for whom he customarily manufactures, packs and sells creamery butter on a custom or commission basis mutually agree in a contract in writing on the prices to be charged by such operator for those services, such agreed prices shall be the maximum prices that such operator may charge any primary producer of milk or cream for those services at that creamery; provided that,

(a) a duplicate copy of the contract signed by the creamery operator and the duly authorized representatives of such primary producers has been filed with and approved by a duly authorized officer of the Dairy Branch of the Provincial Government of the province in which the creamery is situated; and

(b) a certified copy of the contract with the approval of the provincial officer concerned endorsed thereon has been filed with and approved by the Administrator of Dairy Products, Foods Administration, Ottawa.

3. The maximum prices fixed by Section 2 preceding shall apply during the period of one year from the date of the contract and on expiration of that period

the maximum prices fixed by Section 7 of the Wartime Prices and Trade Regulations shall apply unless such maximum prices are again varied according to the provisions of Section 2.

4. The Dairy Branch of the Provincial Government concerned may in any case prescribe the form of contract to be used and the method by which the duly authorized representatives of the primary producers concerned may be appointed for the purposes of this Order; provided that in the case of a creamery operated by a co-operative society or association the directors of such society or association who are primary producers of milk or cream shall, for the purposes of this Order, be deemed to be the duly authorized representatives of the primary producers concerned.

DATED AT OTTAWA, this 15th day of April, 1944.

K. H. OLIVE,  
*Administrator of Dairy Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1168

### Maple Products

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. Subsection (2) of Section 19 of Administrator's Order No. A-1125 and the table thereto are hereby revoked and are replaced by the following:

"(2) The maximum price at which any person (other than a primary producer, a processor or a wholesale distributor) may sell any maple syrup, maple sugar or maple butter, packed as set forth in the following table, shall be the sum of the following:

- (a) the actual price paid by him for the maple product but not exceeding the lawful maximum price fixed by or under the authority of this Order at which it may be sold to him by his supplier;
- (b) the cost of transporting the maple product by freight to his place of business from his supplier's shipping point, if his supplier is not by this Order required to deliver free to him; and
- (c) a mark-up not exceeding the authorized mark-up set forth in the following table:

TABLE TO SECTION 19

Product	Maximum Markup shown as Percentage of Selling Price of:	
	(1) Direct Buy- ing retailers	(2) Other retailers
Maple syrup in bulk or packed in screw-top metal or glass containers of one Imperial gallon capacity.....	18%	15%
Maple syrup packed in glass containers of other than one Imperial gallon capacity.....	24%	20%
Canada Medium Grade Maple Sugar packed by a processor, in blocks of $\frac{1}{2}$ or 1 pound or pulverized in pound packages.....	29%	25%
Maple Butter packed by a processor in metal containers of 12 ounce net weight capacity.....	29%	25%



2. Section 19 of said Order No. A-1125 is hereby amended by adding as sub-section (4) thereof the following:

"(4) the maximum price at which any person may sell to a consumer, any maple wax or la tire, any maple cream or any ungraded maple sugar in  $\frac{1}{2}$ , 1, 2 or 4 pound blocks shall be 35 cents per pound".

3. This Order comes into force on April 18, 1944.

DATED AT OTTAWA, this 17th day of April, 1944.

K. W. TAYLOR,  
*Co-ordinator, Foods Administration.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1170

### Umbrellas

Under powers given by the Wartime Prices and Trade Board to the Administrator of Textile Sundries,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-634 is hereby revoked and the following substituted therefor:

1. Every person who acquires umbrella frames for the purpose of manufacturing umbrellas shall use such frames only in the manufacture of umbrellas of the types and in the price ranges set out below. His total production of umbrellas in any calendar year shall be apportioned to the types and price ranges as shown in the following table:

Type		Maximum Price Range (per dozen)	Allotted Percentage
1. Men's Umbrellas .....	8 rib	up to \$22.00	10%
2. Women's Umbrellas .....	10 rib	\$14.50 to \$15.00	not less than 18%
3. Women's Umbrellas .....	10 rib	\$21.00 to \$22.00	not to exceed 36%
4. Women's Umbrellas .....	10 rib	\$27.00 to \$28.00	not to exceed 36%

2. For the purposes of Order No. 214 of the Board respecting maximum prices of consumer goods, umbrellas manufactured in accordance with the provisions of this Order shall be deemed to be similar goods as the same are described in the said Order No. 214.

3. This Order shall become effective on April 21, 1944.

Dated at Ottawa, this 18th day of April, 1944.

J. A. McLAREN,  
*Administrator of Textile Sundries.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

**DEPARTMENT OF MUNITIONS AND SUPPLY**

**AIRCRAFT CONTROLLER**

ORDER No. A.C. 2A

**(Surplus Material)**

Dated March 31, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5387 of June 25, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

**1. PURPOSES OF ORDER**

The purposes of this Order are:

- (a) to determine the actual inventory surpluses in the Canadian Aircraft Industry;
- (b) to prevent the accumulation of further surpluses;
- (c) to prevent the production of additional material where surpluses of that material already exist, until such surpluses have been disposed of;
- (d) to provide for the simplest and most practical method of redistribution and disposal of existing surpluses.

**2. INTERPRETATION**

For the purposes of this Order, unless the context otherwise requires,

- (a) "aircraft materials" includes materials, parts, equipment and components of and for aircraft;
- (b) "surplus materials" means aircraft materials in the possession of a prime contractor or a sub-contractor which were acquired for the purpose of producing aircraft for His Majesty pursuant to any contract with His Majesty or any sub-contract of such a contract, and
  - (i) which cannot be used in any way in connection with the contracts under which he is operating; or
  - (ii) which will not, under his manufacturing schedule, be put into production for six months;
- (c) "prime contractor" means any of the following corporations:
  - Boeing Aircraft of Canada Limited.
  - Canadian Car & Foundry Company Limited.
  - Canadian Vickers Limited.
  - The deHavilland Aircraft of Canada Limited.
  - Fairchild Aircraft Limited.
  - Federal Aircraft Limited.
  - Fleet Aircraft Limited.
  - Noorduyn Aviation Limited.
  - Victory Aircraft Limited.

- (d) "sub-contractor" means any person who has a contract with His Majesty or with a prime contractor, for the production of any aircraft part, equipment or component;
- (e) "supplier" means any person who supplies aircraft materials to a prime contractor or a sub-contractor.

### 3. INVENTORY LIMITATION—PRIME AND SUB-CONTRACTORS

(1) No prime contractor or sub-contractor shall take delivery of any aircraft materials except minimum run items, in excess of two months' supply over and above the flow time through his plant, in accordance with his production schedule.

(2) No prime contractor or sub-contractor shall take delivery of any minimum run items which, under his production schedule, will be held in stores for more than six months.

### 4. MAXIMUM SCHEDULES FOR SHIPMENT OF AIRCRAFT MATERIALS BY SUPPLIERS

(1) Each prime contractor shall furnish to each sub-contractor and each supplier, and each sub-contractor shall furnish to each supplier, from whom he obtains any aircraft materials, a maximum schedule on the basis of which he will accept shipments, and shall from time to time furnish revised schedules in accordance with his own production schedule.

(2) No supplier shall ship to any prime contractor or sub-contractor, and no sub-contractor shall ship to any prime contractor, any aircraft materials in excess of the quantities shown on the latest maximum schedule furnished by the prime contractor or sub-contractor as the case may be.

### 5. LISTS OF SURPLUS MATERIALS TO BE FURNISHED TO SUPPLIERS

#### (1) *Half Yearly Reports of Certain Surplus Materials on Hand*

On or before January 31 and July 31 in each year, (except as provided in subsections (3) and (4)) each prime contractor and sub-contractor shall

- (a) prepare lists of surplus materials on hand at the end of the preceding month, which were procured in Canada from only one supplier; and
- (b) furnish to each supplier, with duplicate to the Aircraft Production Branch, a list of all such surplus materials procured from that supplier.

#### (2) *Monthly Reports of Certain Aircraft Materials Rendered Surplus in Previous Month*

Not later than the 10th day of each month, (except as provided in subsections (3) and (4)) each prime contractor and sub-contractor shall

- (a) prepare lists of aircraft materials procured in Canada from only one supplier which were on hand at the end of the preceding month and which were rendered surplus materials during the preceding month due to modifications and changes in specifications; and
- (b) furnish to each supplier, with duplicate to the Aircraft Production Branch, a list of all such surplus materials procured from that supplier.

#### (3) *Reports of Certain Materials to Specified Suppliers*

Except as provided in subsection (4) of this Section, lists of the surplus materials described below (whether procured from one or more suppliers within or outside of Canada) shall be prepared and furnished by each prime contractor and each sub-contractor as follows:

- (a) on or before January 31 and July 31 in each year each prime contractor and sub-contractor shall prepare and furnish to each supplier named (with duplicate to the Aircraft Production Branch) a list of such surplus materials on hand at the end of the preceding month; and
- (b) not later than the 10th day of each month, each prime contractor and sub-contractor shall prepare and furnish to each supplier named (with duplicate

to the Aircraft Production Branch) a list of such surplus materials on hand at the end of the preceding month which have been rendered surplus materials during the preceding month due to modifications and changes in specifications:

MATERIAL	NAME OF SUPPLIER
All types of ball bearings.	Aircraft Bearings Limited, 1057 Bay St., Toronto.
All mill forms of aluminum to all specifications.	Aluminum Company of Canada Ltd., 1700 Sun Life Bldg., Montreal.
All forms of Inconel and Monel Metals.	Alloy Metal Sales Limited, 861 Bay Street, Toronto.
Aircraft stranded wire rope.	D. T. Morris, Co-ordinator, Wire Rope Committee, c/o Canada Wire & Cable Ltd., P. O. Box 340, Toronto.
All brass, copper and bronze; steel, carbon or alloy or stainless in bar, sheet and tubes with the exception of the following:—carbon and alloy bars and sheet to American aircraft specifications; stainless steel sheet and bars to any specification; steel sheet to the following British specifications—DTD 124A, DTD 137A, DTD 138A.	Drummond McCall & Company Ltd., 930 Wellington Street, Montreal.
All stainless steels to British and American specifications not including stainless steel tubing.	Thos. Firth & John Brown Ltd., 1619 William Street, Montreal.
All electrical wire and cable.	Electrical Wire & Cable Manufacturers Committee, P. O. Box 369, Montreal, P. Q. Mr. K. P. MacPherson, Secretary.
Carbon and alloy bar and sheet to American aircraft specifications and steel sheet to the following British specifications—DTD 124A, DTD 137A, DTD 138A. Plumbing fittings and cowl fasteners but no other standard parts.	Railway and Power Engineering Corporation Ltd., 3745 St. James Street, Montreal.
All aircraft standard parts such as AN parts, AGS parts with the exception of plumbing fittings and cowl fasteners.	John Millen and Son Ltd., 639 St. James Street, Montreal.

(4) *Sub-contractor Receiving Materials from Prime, Reports only to Prime*

Each sub-contractor shall report any surplus materials received by him from a prime contractor only to that prime contractor, and sufficiently before the dates prescribed by subsections (1), (2) and (3) of this Section for the furnishing of lists of surplus materials to suppliers, to enable the prime contractor to include such surplus materials in the lists which the prime contractor furnishes to his suppliers.

(5) *General*

Each list of surplus materials shall show separately under the proper heading the items which are surplus to all contract requirements, (Section 2 (b) (i)), from the items which are required by the contractor but cannot be placed in production within the next six months (Section 2 (b) (ii)).



(6) Lists of surplus materials submitted to suppliers as above shall include only materials which are common to two or more aircraft, or which are commercially usable. They shall *not* include crop ends of bars, short lengths of tubing, clippings from sheets, or aircraft materials peculiar to one aircraft and not otherwise commercially usable.

#### 6. LISTS OF SURPLUS MATERIALS TO BE FURNISHED TO THE AIRCRAFT PRODUCTION BRANCH

(1) On or before January 31 and July 31 in each year, each prime contractor and sub-contractor shall furnish to the Aircraft Production Branch, the following reports:

- (a) a list of any surplus materials (other than those listed in subsection (3) of Section 5 of this Order) on hand at the end of the preceding month which have been procured from more than one supplier. This list must show the name and address of each supplier from whom the surplus materials were obtained, and as many additional copies of the list must be furnished as there are suppliers named in it.
- (b) three copies of a list of any surplus materials (other than those listed in subsection (3) of Section 5 of this Order) on hand at the end of the preceding month, which have been procured from a supplier outside Canada. This list must show the name and address of the supplier, the number of the contract for which the material was purchased, and the reason for the surplus.
- (c) three copies of a list of crop ends of bars, short ends of tubing and clippings from sheets, which are still carried in stores. This list must show the inventory value of the items reported, the contract number for which they were purchased, the reason for the surplus, the reason for still carrying them in stores, and a recommendation as to disposal.
- (d) three copies of a list of all items of materials surplus to his contractual requirements (Section 2 (b) (i)), which are peculiar to his product and are not commercially usable. This list must show the contract number, the reason for the surplus, the cost of the items reported and the contractor's recommendation for disposal. Where two or more prime contractors are engaged in producing the same product, each shall furnish the other with a copy of this list.

(2) Each prime contractor and sub-contractor shall also furnish monthly, not later than the 10th day of each month, three copies of a list of aircraft materials on hand at the end of the preceding month which are peculiar to his product and are not commercially usable and which have been rendered surplus materials due to modifications and changes in specifications during the preceding month. This list shall show the contract number for which the materials were reported, the reason for the surplus, the cost of the items reported and a recommendation as to disposal.

(3) On or before May 31 and November 30 in each year, each prime contractor and sub-contractor shall furnish to the Aircraft Production Branch a list in triplicate of all surplus materials (as defined in sub-paragraph (i) of paragraph (b) of Section 2 of this Order) which were reported on lists of surplus materials previously furnished to suppliers or the Aircraft Production Branch, and which were still undisposed of at the end of the previous month. These lists must show the cost of the items reported, the contract number for which they were purchased, the reason for the surplus and a recommendation as to disposal.

(NOTE: Aircraft materials which are surplus materials under sub-paragraph (ii) of paragraph (b) of Section 2 of this Order shall not be included in the report required by this subsection (3)).

#### 7. SUB-CONTRACTORS TO FURNISH COPIES OF LISTS OF SURPLUS TO PRIME CONTRACTORS

Each sub-contractor shall furnish to his prime contractor a copy of each list of surplus materials required by this Order to be furnished by the sub-contractor to suppliers or the Aircraft Production Branch.

#### 8. DUTIES OF CONTRACTORS WITH RESPECT TO LISTS OF SURPLUS MATERIALS

(1) No prime contractor or sub-contractor shall, after furnishing any of the lists referred to in Sections 5 and 6 of this Order use, sell or otherwise dispose of any of the surplus materials mentioned in the said lists, except with, in the case of the lists furnished pursuant to Section 5, the permission of the supplier, and in the case of the lists furnished pursuant to Section 6 the permission of that Branch.

(2) Each prime contractor shall, forthwith upon the receipt by him of any list of surplus materials from another prime contractor or a sub-contractor, carefully check the list to ascertain if he can put into production any of the surplus materials mentioned in the said list, and shall, as to any of the surplus materials which he can put into production, forthwith request permission to use the surplus materials, from the supplier, in the case of surplus materials reported to suppliers under Section 5 of this Order, or from the Aircraft Production Branch, in the case of surplus materials reported to that Branch under Section 6 of this Order.

#### 9. DUTIES OF SUPPLIERS WITH RESPECT TO SURPLUS MATERIALS

(1) After receipt by him of any list of surplus materials, each supplier, if a producer, shall forthwith reduce his production schedules of aircraft materials to the extent of any surplus materials reported to him or, if a distributor or agent, shall, if it can be done without loss, similarly reduce his purchasing commitments or, if it cannot be done without loss, report the circumstances to the Controller. No supplier shall supply to any prime contractor or sub-contractor any aircraft materials of the same kind until such surplus materials have been disposed of.

(2) Each supplier shall notify his customer that he should place his order on the prime contractor or sub-contractor holding surplus materials and advise him of the current market price which that supplier would charge the customer for the same materials. Each supplier will also advise the prime contractor or sub-contractor holding the surplus materials of the name of the customer, who has been advised where to order the surplus materials and the price at which the contractor is to sell the materials, including the freight allowance to be made, if any, and also as to any restrictions governing the sale of the materials.

(3) No supplier shall sell smaller sizes of aircraft materials in sheet or strip form of the same gauge and specification while larger sizes are available as surplus materials and must recommend acceptable substitutes, when these are available as surplus materials.

#### 10. SALES OF SURPLUS MATERIALS

(1) Each prime contractor and sub-contractor shall, subject to the certification to, and approval of, the Aircraft Production Branch as set out in Sections 11 and 13 of this Order and to compliance with the requirements of any other regulations governing the sale of the materials, accept the purchase order for surplus materials of any customer referred to him by any supplier or the Aircraft Production Branch and shall ship the surplus materials in accordance with the customer's instructions.

(2) If a supplier desires to accept the return of surplus materials at a discount, or desires to make a bulk purchase of surplus materials at such discount for resale, he shall place his purchase order on the contractor holding the surplus materials showing the price he is willing to pay for them and the amount of the discount from the current market price.

#### 11. APPROVALS OF SALES OF SURPLUS MATERIALS BY CONTRACTORS

Each prime contractor and sub-contractor who receives a purchase order for surplus materials at current market prices, confirmed to him by his supplier, shall accept such order and ship in accordance with the customer's shipping instructions, subject to the report called for in Section 12 of this Order, providing the loss on the transaction does not exceed \$1,000 (exclusive of transportation charges).

When any such order involves a loss in excess of \$1,000 (exclusive of transportation charges) or when any order is received with any item priced below current market prices, each prime contractor and sub-contractor shall, prior to the acceptance thereof, refer the order to the Aircraft Production Branch for approval, stating the surplus material involved, the original cost thereof, the proposed selling price, the current market price, the loss (exclusive of transportation charges), the name of the proposed purchaser, the number of the contract for which the material was purchased, and the reason for the surplus.

#### 12. MONTHLY STATEMENTS OF SURPLUS MATERIALS SOLD

Each prime contractor and sub-contractor shall furnish to the Aircraft Production Branch monthly, not later than the 10th day of each month, a report in duplicate of all sales of surplus materials made by him during the preceding month, of which the

prior approval of the Aircraft Production Branch is not required by this Order. Such report shall show, with respect to each transaction, the name of the purchaser, a list of the surplus materials sold, the original cost thereof, the selling price, the loss, if any (exclusive of transportation charges) and the number of the contract for which the material was purchased.

### 13. CERTIFICATE TO ACCOMPANY REPORTS OF SALES AND OFFERS

(1) Each prime contractor shall accompany each offer to purchase referred to in Section 11 of this Order and each report referred to in Section 12 of this Order with a certificate in writing signed by the prime contractor and stating that the surplus materials listed in the offer or report are surplus materials for which the prime contractor has received, or is entitled to, payment from His Majesty.

(2) Each sub-contractor shall accompany each offer to purchase referred to in Section 11 of this Order and each report referred to in Section 12 of this Order with

(a) in the case of surplus materials for which the sub-contractor is entitled to payment from His Majesty, a certificate in writing signed by the sub-contractor and stating that the surplus materials listed in the offer or report are surplus materials for which the sub-contractor has received, or is entitled to, payment from His Majesty; or

(b) in the case of surplus materials for which the sub-contractor has received, or is entitled to, payment from a prime contractor, a certificate in writing signed by the sub-contractor and stating the name of the prime contractor from whom the sub-contractor has received, or is entitled to, payment, together with a further certificate signed by the prime contractor and stating that the surplus materials listed in the offer or report are surplus materials for which the prime contractor has received or is entitled to, payment from His Majesty.

### 14. CONTRACTORS CONTRACTUAL RIGHTS NOT PREJUDICED

Any disposition of surplus materials in accordance with the terms of this Order shall not prejudice any right which the contractor may have to claim any net losses in respect of such materials under any contract between His Majesty and the contractor or any sub-contract of such a contract.

### 15. CONTRACTORS NOT TO PURCHASE AIRCRAFT MATERIALS IF SURPLUS MATERIALS AVAILABLE

No prime contractor or sub-contractor shall purchase any aircraft materials without first checking with their suppliers, especially those listed in subsection (3) of Section 5 of this Order, to ascertain whether any surplus materials of the kind required are available.

### 16. CONTRACTORS NOT RELIEVED FOR UNJUSTIFIABLE SURPLUSES

This Order shall in no way relieve a prime contractor or sub-contractor of any responsibility for surpluses which he had no right or justification for creating under the terms of his contract.

### 17. ORDER No. A.C. 2 RESCINDED

The Order of the Aircraft Controller No. A.C. 2 dated January 1, 1944 is rescinded.

### 18. PERMITS

This Order shall be subject to any permit issued by the Controller to meet exceptional circumstances.

RALPH P. BELL,  
*Aircraft Controller.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*



## DEPARTMENT OF MUNITIONS AND SUPPLY

## CONTROLLER OF CHEMICALS

1235 McGill College Ave., Montreal

Order No. C.C. 32

(Chrome Pigments)

Dated March 28, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "Chrome Pigments" means Class A and Class B pigments as defined herein.
- (b) "Class A Pigments" means C.P. Chrome Yellow, C.P. Chrome Orange, C.P. Chrome Green, C.P. molybdate chrome orange, and C.P. hydrated chromium oxide. The term includes extended, dry and wet dispersions of these pigments, calculated on a C.P. colour basis.
- (c) "C.P. Chrome Yellow" and "C.P. Chrome Orange" mean the pigments which are reaction precipitates consisting of normal or basic lead chromates or mixtures of these with or without other insoluble compounds of lead.—Colour Index 1270.
- (d) "C.P. Chrome green" means a pigment consisting of a precipitated mixture of C.P. chrome yellow—Colour Index 1270—and C.P. Iron Blue—Colour Index 1288.
- (e) "C.P. Molybdate chrome orange" means a mixed crystal containing lead chromate, lead molybdate, and lead sulphate with or without other insoluble compounds of lead.
- (f) "C.P. hydrated chromium oxide" means a pigment approximately conforming to the formula  $\text{Cr}_2\text{O}(\text{OH})_4$ —Colour Index 1292.
- (g) "Class B pigments" means C.P. Chromium Oxide Green, C.P. zinc chromate and zinc tetroxy chromate. The term also includes extended, dry and wet dispersions of these pigments, calculated on a C.P. colour basis.
- (h) "C.P. chromium oxide green" means a pigment approximately conforming to the formula  $\text{Cr}_2\text{O}_2$ —Colour Index 1291.
- (i) "C.P. zinc chromate" means a pigment manufactured as a reaction precipitate of soluble chromates and a suitable zinc compound.—Colour Index 1271.
- (j) "Exempt Order" means any purchase order for Class A pigments which are to be used in the manufacture of material or equipment (except printing ink) for which the bona fide end use is included in PCS 1-10 of the Order of the Priorities Officer No. P.O. 4B dated January 29, 1944.
- (k) "Quota Order" means any purchase order for Class A pigments that is not an exempt order as defined above.
- (l) "Printing Ink" includes any fluid or viscous material or composition of materials used in printing, impressing, stamping or transferring upon paper or paper-like substances, wood, fabrics, or metals by the recognized mechanical re-productive processes employed in printing, publishing and related service industries.
- (m) "Pigment Quota" means the amount of Class A pigments which any consumer may use or acquire in any calendar quarter for the manufacture of any product to fill quota orders.
- (n) "Producer" means any person engaged in the production of chrome pigments.



- (o) "Distributor" means any person who buys chrome pigments for the purpose of resale.
- (p) "Supplier" means a producer or distributor.
- (q) "Consumer" means any person who uses chrome pigments.

*Restrictions on Class A Pigments (Chrome Yellow, Chrome Orange, Chrome Green, Molybdate Orange, Hydrated Chromium Oxide)*

**2. Exempt Orders—Certification Required**

(1) Any person may, without authorization from the Controller of Chemicals, deliver or accept delivery of Class A pigments to fill any exempt order or to replace the total quantity of Class A pigments which was withdrawn from inventory to fill exempt orders but which was not originally acquired to fill exempt orders.

(2) No supplier shall deliver Class A pigments to a consumer to fill an exempt order unless the consumer furnishes the supplier with an exempt order certificate substantially in the form of Schedule A to this Order, showing that the goods ordered are to be used only in the manufacture of material and equipment (except printing ink) for which the bona fide end use is included in PCS 1-10 of Order No. P.O. 4B.

**3. Quota Orders—Delivery Restrictions and Certification**

(1) No consumer shall accept delivery of Class A pigments in any quarter for the manufacture of any product to fill Quota orders in excess of his pigment quota, as set out in Schedule C to this Order, for the manufacture of that product.

(2) No supplier shall deliver Class A pigments to a consumer to fill quota orders unless the consumer furnishes the supplier with a Quota Order Certificate substantially in the form of Schedule B to this Order.

**4. Quota Orders, Use Restrictions on Class A Pigments**

No consumer shall use Class A pigments in any calendar quarter to manufacture any product to fill quota orders in excess of his pigment quota as set out in Schedule C to this Order for the manufacture of that product.

**5. Consumer's Inventory Restrictions**

No consumer shall accept any single delivery of Class A pigments which will result in his having an inventory of such pigments:

- (a) to fill exempt orders, in excess of that quantity of Class A pigments which he will be required to use within the next sixty days in order to meet delivery dates under such exempt orders; and
- (b) for the manufacture of any product to fill quota orders, in excess of 2,000 pounds or his pigment quota as set out in Schedule C (whichever is the greater) for the manufacture of that product.

*Restrictions on Class B Pigments: Chromium Oxide Green, Zinc Chromate*

**6. Deliveries and Use of Class B Pigments**

No person shall deliver, accept delivery of, or use, Class B pigments except as specifically authorized by the Controller of Chemicals pursuant to applications filed as directed by the Controller.

**7. Authorization Procedure for Chrome Pigments**

(1) Any person requiring authorization to accept delivery of and/or use in any calendar quarter Class A pigments in excess of his pigment quota, as set forth in Schedule C shall not later than the 5th day of the month preceding the quarter for which delivery is required, file with the Controller of Chemicals three copies of an application in such form as the Controller may require.

(2) Each person requiring authorization to use or accept delivery of Class B pigments shall file three copies of such application with the Controller of Chemicals on or before the 5th day of the month preceding the month in which delivery is requested.

8. *Permits*

The provisions of this Order shall be subject to any permit or order issued by the Controller of Chemicals to meet exceptional circumstances.

9. *Effective Date*

This Order shall be effective on and from April 1, 1944.

E. T. STERNE,  
*Controller of Chemicals.*

## APPROVED:

J. E. MICHAUD,  
*Acting Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## SCHEDULE A

TO THE ORDER OF THE CONTROLLER OF CHEMICALS No. C.C. 32

E. T. STERNE,  
*Controller of Chemicals.*

## EXEMPT ORDER CERTIFICATE

The undersigned hereby certifies to the Controller of Chemicals and to ———(insert name and address of supplier)——— that he is familiar with the terms of Order No. C.C. 32 and that his purchase order No. ...., dated ....., covers chrome pigments which are only to be used in the manufacture of material or equipment (except printing ink) for which the bona fide end use is included in PCS 1-10 inclusive of the Order of the Priorities Officer No. P.O. 4B, or is to replace the total quantity of Class A Pigments which was withdrawn from inventory to fill exempt orders, but which was not originally acquired to fill exempt orders.

The undersigned further certifies that acceptance of delivery of the chrome pigments covered by this purchase order will not increase his inventory in excess of the limits set forth in the said Order No. C.C. 32.

Signed.....

## SCHEDULE B

TO THE ORDER OF THE CONTROLLER OF CHEMICALS No. C.C. 32

E. T. STERNE,  
*Controller of Chemicals.*

## QUOTA ORDER CERTIFICATE

The undersigned hereby certifies to the Controller of Chemicals and to ———(insert name and address of supplier)——— that he is familiar with the terms of Order No. C.C. 32 and that acceptance of delivery of the Class A pigments covered in his purchase order No. ...., dated ....., will not exceed his pigment quota for the current calendar quarter 194 , and will also not increase his inventory in excess of the limits set forth in the said Order No. C.C. 32.

Signed.....

## SCHEDULE C

TO THE ORDER OF THE CONTROLLER OF CHEMICALS No. C.C. 32

E. T. STERNE,  
*Controller of Chemicals.*

## PIGMENT QUOTAS

The table set forth below shows the total amount of Class A pigments which may be acquired or used in a calendar quarter to fill "quota orders". There is a different quota for pigments acquired or used for the manufacture of printing ink, than for the manufacture of all other products. At the present time, there are only two classes of products listed. Opposite each, in the second column, is the quota of Class A pigments which may be acquired in any calendar quarter to make that class of product. (The quantity of Class A pigments which a producer used of his own production of those pigments in 1941 for the manufacture of that class of product, shall be considered as having been acquired by him in 1941 for the manufacture of that class of product.) The third column shows the quota of Class A pigments which may be used in any calendar quarter to make that class of product.

You must not exceed these quotas without obtaining specific authorization in writing from the Controller of Chemicals.

TABLE FOR DETERMINING APPLICABLE PIGMENT QUOTA

Product to be manufactured.	Quota of Class A pigments which may be acquired in a calendar quarter to fill quota orders.	Quota of Class A pigments which may be used in a calendar quarter to fill quota orders.	Quantity of Class A pigments which may be used or acquired to fill exempt orders.
Printing Ink.	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of printing ink.	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of printing ink.	None.
All other products.	300 lbs. or 6½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of all other products.	300 lbs. or 6½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of all other products.	Unlimited.

## DEPARTMENT OF MUNITIONS AND SUPPLY

## COAL CONTROLLER

## Order No. Coal 14

(Coal Distribution to Consumers—Ont., Que., N.B., N.S. and P.E.I.)

Dated April 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "consumer" means any person who buys fuel for consumption in premises owned or occupied by him or for the heating of which he is responsible;

- (b) "fuel" means any coal, coke or briquettes;
- (c) "low volatile coal" means any bituminous coal having less than 20 per cent of volatile matter;
- (d) "purchase order" means any verbal or written order placed with a coal dealer calling for the delivery of fuel between April 1, 1944, through March 31, 1945;
- (e) "standard period" means the period between April 1, 1943, through March 31, 1944.

## 2. *Classification of Fuel*

For the purposes of this Order fuel is classified as follows:—

### (a) *Class A Fuel*

- (i) United States Anthracite Coal—grate (broken), egg, stove, chestnut and pea, except that chestnut is not included in Class A fuel in the provinces of Nova Scotia, New Brunswick and Prince Edward Island;
- (ii) Welsh Anthracite Coal—Cobbles, French nuts, Stove-nuts;
- (iii) Coke—Furnace, stove, nut and range, except that range coke is not included in Class A fuel in the Province of Quebec;
- (iv) Low volatile coal—screened sizes, nut and larger;
- (v) Briquettes—anthracite, bituminous or coke;
- (vi) Petroleum coke—in domestic sizes.

### (b) *Class B Fuel*

- (i) United States Anthracite—Buckwheat No. 1 size in all provinces to which this Order applies and Chestnut in the Provinces of Nova Scotia, New Brunswick and Prince Edward Island only;
- (ii) Welsh Anthracite—all blower sizes;
- (iii) Range coke in the Province of Quebec only.

### (c) *Class C Fuel*

- (i) United States Anthracite (red or white ash)
  - Buckwheat No. 2 (rice)
  - Buckwheat No. 3 (barley)
  - Buckwheat No. 4
  - Anthrafines and screenings;
- (ii) Welsh Anthracite—Screenings only;
- (iii) Coke
  - Pea, buckwheat, blower and breeze
  - Reclaimed beehive coke of any size;
- (iv) Low volatile coal (unscreened) and any screened sizes smaller than nut;
- (v) Any bituminous or other coal which is not Class A or Class B fuel.

## 3. *Consumer's Purchase Orders for Fuel*

(1) A consumer must not place purchase orders with coal dealers for more fuel for consumption in any premises than the total quantity of fuel consumed in the premises during the standard period, unless he has no knowledge of the total quantity of fuel consumed in the premises during the standard period, in which case he must give the coal dealer with whom he places his order all the information the coal dealer may require to estimate the quantity of fuel needed for consumption in the premises during the period from April 1, 1944, through March 31, 1945; and the consumer may place purchase orders for a quantity of fuel not exceeding such estimate.

(2) A consumer must give, for the use or information of the Coal Controller, to any coal dealer with whom the consumer places a purchase order for fuel, any information the coal dealer may require with respect to the following matters:—

- (a) the quantity of fuel consumed during the standard period in the premises to which the fuel is to be delivered;
- (b) whether or not the consumer has any other purchase order or orders for fuel for the same premises placed with other coal dealers;
- (c) if there are any such orders, the quantity of each class of fuel which has been delivered since April 1, 1944, against such purchase orders and the dates of



such deliveries, and the quantity of each class of fuel (if any) which remains to be delivered against such orders;

(d) the type of burning equipment in use in the premises to which the fuel is to be delivered.

(3) If required by the coal dealer, the consumer must give in writing over his signature the information set out in subsection (2) of this Section.

(4) A consumer who places purchase orders for fuel with more than one coal dealer must arrange with each coal dealer with whom such orders are placed for the fuel ordered to be delivered in quantities and at rates not exceeding those set out in Section 4 of this Order.

#### 4. *Delivery of Fuel by Coal Dealers*

A coal dealer must not deliver and a consumer must not accept delivery of Class A or Class B fuel at rates which would have the effect of delivering Class A or Class B fuel to the consumer in excess of the percentages hereinafter set out of the total quantity of fuel stated by the consumer to have been consumed in the premises during the standard period, or, in cases where the consumer has no knowledge of such quantity, of the quantity estimated by the coal dealer as being needed for consumption in the premises during the period from April 1, 1944, through March 31, 1945, provided that any portion of the proper percentage not delivered in any period may be delivered in any subsequent period.

##### CLASS A FUEL

40% between April 1, 1944 through September 30, 1944  
20% between October 1, 1944 through December 31, 1944  
20% between January 1, 1945 through March 31, 1945

##### CLASS B FUEL

50% between April 1, 1944 through September 30, 1944  
25% between October 1, 1944 through December 31, 1944  
25% between January 1, 1945 through March 31, 1945.

(2) Any coal dealer who has written records of the quantity of fuel delivered by him to any consumer for any premises during the standard period may, without obtaining any information from his customer except the type of equipment in the cases referred to in Section 5 of this Order, deliver Class A and Class B fuel against purchase orders to such premises for such consumer at the rates of delivery and in the percentages hereinbefore set out of the total quantity of fuel delivered by the coal dealer to the premises for the consumer during the standard period.

(3) Notwithstanding the provisions of subsection (1) of this Section, any coal dealer may deliver fuel in a single load up to, but not in excess of two tons in any case where it is necessary to do so having regard to the full utilization of the labour and delivery facilities at the disposal of the dealer, provided that each dealer shall take any excess of the proper percentage into account when making further deliveries to the same premises to the end that the rate of deliveries and the quantities of Class A and Class B fuel authorized for delivery by this Order may be adhered to.

(4) Class C fuel may be delivered at any time, but a coal dealer must not deliver more Class C fuel between April 1, 1944, through March 31, 1945, to any premises than the quantity which, when added to any Class A fuel delivered to the same premises during the said period, equals the total quantity of fuel consumed in the premises during the standard period, or, in cases where the coal dealer estimates the quantity of fuel needed for consumption in the premises during the period between April 1, 1944, through March 31, 1945, the amount of such estimate.

#### 5. *Special Restriction on Deliveries of Class A and Class B Fuel*

(1) Before delivering any Class A fuel to any school, church, store or to any business or public building, each coal dealer shall ascertain the type of equipment in use for burning fuel in such building, and no coal dealer shall deliver any Class A fuel to any such building which consumed more than 25 tons of fuel during the standard period, unless the building is heated by a stove or hot air furnace.

(2) Before delivering any Class B fuel to any premises, each coal dealer shall ascertain the type of equipment in use for burning fuel in the premises, and no coal dealer shall deliver any Class B fuel to any premises, except for burning with equipment, in which no other type of fuel can be satisfactorily used, such as blowers, Spencer heaters, magazine type heaters, and anthracite stokers.

#### 6. *Records*

(1) Each coal dealer shall keep a record in writing showing, with respect to each person to whom fuel is delivered by the coal dealer,

- (a) the location of the premises to which the fuel is delivered; and
- (b) the quantity of each Class of fuel delivered and the dates of each delivery; and
- (c) in cases where deliveries are based on the quantity of fuel consumed in the premises during the standard period or on an estimate of the quantity needed for consumption during the period from April 1, 1944, through March 31, 1945, such quantity or such estimate; and
- (d) in cases where Class B fuel is delivered, the type of burning equipment in use in the premises.

(2) Each coal dealer shall keep such record and all written statements received by him from consumers under this Order on file for a period of two years and all such written statements and the coal dealer's records shall be subject to inspection by the Controller or his representative at any time.

#### 7. *Exceptions to Order*

Nothing in this Order shall apply to any purchase order for fuel of, or to the delivery of fuel to, any coal dealer for resale, a railway carrier for its own use, or the Armed Services of Canada or any of the United Nations, or to any person for use in,

- (a) a restaurant or other place for cooking or baking food products for sale; or
- (b) an industrial plant; or
- (c) a hospital; or
- (d) poultry brooders or hatcheries; or
- (e) commercial fishing vessels or other mercantile vessels engaged in the commercial transportation of cargo or passengers.

#### 8. *Area Affected by Order*

This Order shall apply only in the provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island.

#### 9. *Permits*

Any provision of this Order shall be subject to suspension or relaxation by permit issued by any Regional Solid Fuel Representative or by the Controller.

#### 10. *Order No. Coal 12 Suspended*

The Coal Controller's Order No. Coal 12, dated November 30, 1943 (priorities on coal fuel deliveries to private residences), is suspended between May 1, 1944, through September 30, 1944.

#### 11. *Order No. Coal 10 Rescinded*

The Coal Controller's Order No. Coal 10, dated November 2, 1943, is rescinded.

E. J. BRUNNING,  
*Coal Controller.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**METALS CONTROLLER**

**Order No. M.C. 37A-1**

**(Platinum Group Metals Order No. M.C. 37A—Amended)**

Dated March 31, 1944

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

*1. Order No. M.C. 37A Amended*

The Order of the Metals Controller No. M.C. 37A dated February 2, 1943, is amended by adding the following as paragraph (d) of Section 6 thereof:

“(d) palladium and palladium alloys containing 90 per cent or more palladium, when purchased or acquired by any person in quantities of five troy ounces or less in any calendar month.”

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY**

**MOTOR VEHICLE CONTROLLER**

**(Order No. M.V.C. 21C-2)**

**Order No. M.V.C. 21C Amended to Include Industrial Engines**

Dated March 29, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

*1. Purpose of Order*

The purpose of this Order is to bring the production of industrial engines, and parts and accessories therefor, within the scope of the Order of the Motor Vehicle Controller No. M.V.C. 21C (as amended), which governs the Production, Inventories and Sales of Certain Parts and Accessories for Motor Vehicles.

*2. Order No. M.V.C. 21C Amended*

Section 1 of the Order of the Motor Vehicle Controller No. M.V.C. 21C, dated December 7, 1943, as amended by Order No. M.V.C. 21C-1, dated December 31, 1943, is further amended as follows:

(a) By adding the following as paragraph (ff) of Section 1:

“(ff) ‘Industrial engine’ means an internal combustion engine having four cylinders or more and designed or intended for industrial use”;

(b) By inserting the words “and/or industrial engines” as follows:

(i) In paragraph (n) of Section 1:

(1) after “motorized fire equipment” and after “improvement of such vehicles” in the first sentence of paragraph (n);

(2) after “such vehicles” in sub-paragraph (i);

(3) after “motorized fire equipment” in sub-paragraph (ii);

- (ii) In Section 3:  
After "motorized fire equipment", and after "parts enumerated for such vehicle";
  - (iii) In Section 6:  
After "motorized fire equipment" in the heading and in the first sentence of Section 6;
  - (iv) In Section 7 after "motorized fire equipment", and after "type of motor vehicle".
- (c) By adding the following as subsection (5) of Section 14:
- "(5) To obtain a replacement part required for the emergency repair of an industrial engine which cannot be operated without such part, a distributor, if unable to furnish such part from his inventory, must furnish with his order a certificate signed by such distributor or his authorized agent, stating that the replacement part is required for the repair of an industrial engine, giving the make, serial number, and use made of such industrial engine; and any producer or distributor receiving a purchase order accompanied by such a certificate shall give priority to such order as if it were an Emergency Order for replacement parts for an essential motor vehicle."

### 3. *Effective Date*

This Order shall be effective on and after April 15, 1944.

E. R. BIRCHARD,  
*Deputy Motor Vehicle Controller.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

### STEEL CONTROLLER

ORDER No. S.C. 29A

(Order S.C. 29—New Flat Steel Strapping—Rescinded)

Dated March 31, 1944

PURSUANT to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Steel Controller No. S.C. 29, dated July 13, 1943, is rescinded.

M. A. HOEY,  
*Associate Steel Controller.*

APPROVED:

J. E. MICHAUD,  
*Acting Minister of Munitions and Supply.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*



# DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

## Order No. Timber 14D

(New Price Schedule to Order No. Timber 14C)

Dated March 29, 1944.

Pursuant to the authority conferred by Order in Council P.C. 1997 of March 21, 1944 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Effective on and from April 1, 1944, Schedule "A" to the Timber Controller's Order No. Timber 14C dated October 22, 1943 is rescinded and the annexed Schedule substituted therefor.

A. H. WILLIAMSON,  
*Timber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

CONCURRED IN:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### SCHEDULE "A" TO ORDER No. TIMBER 14C

AS SUBSTITUTED BY ORDER No. TIMBER 14D, EFFECTIVE APRIL 1, 1944

#### Maximum Prices for Logs Cut in the Vancouver Forest District of British Columbia

No. 1 Peeler Douglas Fir Logs.....	\$37.50	per thousand feet B.C. Log scale
No. 2 Peeler Douglas Fir Logs.....	31.50	" " " " " "

#### FIR LOGS—

Grade No. 1.....	29.00	" " " " " "
Grade No. 2.....	22.00	" " " " " "
Grade No. 3.....	17.00	" " " " " "

#### HEMLOCK LOGS AND/OR BALSAM LOGS—

Camp run logs.....	18.50	" " " " " "
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For selected logs of lumber quality 20" or more in diameter, when sorted, scaled and rafted separately, and sound, clean and reasonably free from knots, an extra \$2.50 may be charged making a maximum price of \$21.00 per thousand feet British Columbia log scale.

#### CEDAR SHINGLE LOGS—

Grade No. 1.....	30.00	per thousand feet B.C. Log scale
Grade No. 2.....	24.00	" " " " " "
Grade No. 3.....	17.00	" " " " " "

#### CEDAR LOGS—Selected for Clear Lumber Production, when sorted, scaled and rafted separately—

Grade No. 1.....	32.00	per thousand feet B.C. Log scale
Grade No. 2.....	20.00	" " " " " "

## PART V

## Export Permit Branch

(Trade and Commerce)

## EXPORT PERMIT BRANCH ORDER No. 92

April 11, 1944

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Export Permit Branch Orders No. 85 of December 11, 1943, and No. 86 of January 5, 1944, be cancelled.

2. That the amendments and additions in the attached Annex be established and consolidated with the Export Permit Regulations of September 1, 1943, established by Export Permit Branch Order No. 76 of August 11, 1943, and amended by Export Permit Branch Orders No. 78 of Sept. 10, 1943, No. 80 of October 14, 1943, No. 82 of November 17, 1943, No. 83 of December 7, 1943 and No. 91 of April 5, 1944, the whole to be known henceforth as The Export Permit Regulations of May 1, 1944.

3. That this Order come into force and have effect on and after May 1, 1944.

JAMES A. MACKINNON,  
*Minister of Trade and Commerce.*

## ANNEX

1. Regulation 40 is cancelled and Regulation 33 becomes Regulation 33 (a).

2. The following amendments are made:

Regulation 4 is amended by the deletion of the words "Schedule 1 to Order in Council P.C. 4366 of June 17, 1941, as superseded by".

Regulation 6 is amended to read as follows:—

*Regulation 6*

Notwithstanding Regulation 5, export permits shall not be required for shipments of \$5.00 or less in value, except for the following commodities for which permits are required for shipments of \$5.00 or less in value:

Rubber and rubber products.

Sugar and glucose over five pounds (see Regulation 30).

Maple sugar over two pounds.

Maple syrup over one gallon.

The following feeds when shipped from the provinces of British Columbia, Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island:—

Alfalfa meal.

Grain screenings of feed grade.

Linseed oil cake meal.

Palm kernel oil cake meal.

Peanut oil cake meal.

Rapeseed oil cake meal.

Soybean oil cake meal.

Sunflower seed oil cake meal.

Wheat bran, wheat shorts and wheat middlings.

Wheat, Grade 4 or lower.

Oats, barley and any combination or mixture of these or of either of them with other feed grains, whole or ground.

Wheat germ and wheat germ middlings.

The first sentence of Regulation 7 is amended by the insertion of the word "casual" before the word "shipments".

The first sentence of Regulation 14 (c) is amended to read as follows:

"When a permit covers a shipment by sea route out of a United States port to one of the Latin American countries, the permit will not be taken up by any Canadian Collector of Customs."

The last sentence of Regulation 14 (c) is cancelled and the following substituted therefor:

"For shipments out of United States ports to Blockade Countries see Regulation 41."

Regulation 20 (b) is amended by the insertion of the following after the first sentence:

"Exporters of cotton goods wishing to have subsidy repayment waived must forward, with the application for permit to export, a certificate in such form as the Commodity Prices Stabilization Corporation Ltd. may approve, setting out the circumstances and certifying that the cotton content of such goods has not been subsidized. Certificate forms may be obtained from the Export Permit Branch."

Sub-section (1) of Regulation 25 is amended by the substitution of the word "shipped" for the word "returned".

And the words "Column 3: Show estimated weight" are deleted from Sub-section 1 of Regulation 31 (b); and Sub-section 2 of the same Regulation 31 (b) is amended to read as follows:

2. On the reverse side of the form question 1 only is to be answered as follows:—  
Question 1: Give (a) in the case of exports to the United States, the number of the U.S. Government contract for which the lumber is to be used, and the preference rating. (b) In the case of exports to other countries, the Certificate number, priority number, and/or the import licence number supplied by the Government in question.

The second paragraph of Regulation 32 (a) is cancelled and replaced by the following:—

"New Brunswick applicants living East and North of St. George, as far as and including the Shediac area, who wish to export sea herring to the United States should apply to the Collector of Customs at Saint John, N.B., who will complete applications on their behalf; applications to ship sea herring to the United States from the Grand Manan area South and West of St. George should apply to the Collector of Customs at St. Andrews, N.B. Applications from exporters in Nova Scotia and Prince Edward Island for permits to export fresh, frozen or smoked salt water fish or clams to the United States or any part of the British Empire should be submitted to the Prices and Supply Representative, Wartime Prices and Trade Board, Halifax, N.S.", and the following exemption, established by Export Permit Branch Order No. 87 of February 3, 1944, is added at the end of Regulation 32 (a):

"Export permits are not required for small shipments of Smelts, fresh or frozen, not exceeding 100 pounds in any one day, if shipped by bona fide fishermen."

Regulation 34 (a) is amended by the addition of the following sentence:

Exporters shipping under the above provisions should endorse their Export Entry Form B-13 as follows:

"This shipment is made under Export Permit Regulation 34 by/to/for/on behalf of ..... (name of Government Department or Agency concerned, as specified in Regulation 34)."

Regulation 34 (b) is amended by the addition of the following sentence:

"Exporters shipping under the provisions of this Regulation should also endorse their Export Entry Form B-13 in the manner indicated above in Regulation 34 (a)."

The third paragraph of Regulation 35 (b) is amended to read as follows:

"Applications for permits to ship the following to Newfoundland must be accompanied by Certificates of Essentiality:

- (1) Motor vehicles.
- (2) Motor car accessories over \$25 in value.
- (3) Steel products over \$25 in value if requested by the Export Permit Branch.
- (4) Rubber products (other than rubber footwear and rubber clothing).
- (5) Foodstuffs and animal and poultry feeds.

- (6) Sole leather and leather footwear.
- (7) Textiles under quota.
- (8) Soap.
- (9) Linseed oil.
- (10) Paints, varnishes, pigments and inks.

The first paragraph of Regulation 35 (c) is amended to read as follows:

"Applications for permits to export to any of the Latin American Republics should, whenever possible, be accompanied by Import Recommendations, which are referred to as Export Recommendations in Mexico, Preference Requests in Brazil, and Certificates of Necessity in Argentina. Exporters are advised to consult the Export Permit Branch as to what certificates are needed.

Regulation 44 is amended to read as follows:

#### *Regulation 44*

Export permits are not required for the following classes of articles when taken or shipped to any part of the British Empire or the United States by an individual on change of domicile, solely for the owner's or his immediate family's use and not for resale:

- (a) Household articles: Furniture, refrigerators, radios, decorations and other household furnishings.
- (b) Personal effects: Clothing, books, toilet articles, souvenirs, articles of personal adornment and similar articles.
- (c) Professional instruments and tools of trade, including typewriters, which have been used by the individual in his occupation or employment, which are his own personal property, and which will continue to be used in his trade or occupation.
- (d) Passenger automobiles, equipped with not more than four used tires mounted on the running wheels and one used spare, bicycles and motorcycles, the personal property of individuals departing from this country. Exporters must file with the Collector of Customs an affidavit certifying exportation is not for resale.

The following new Regulations 33 (b) and (c) and 40 are established:

#### *Regulation 33*

- (b) Export permits are not required for casual gift shipments, not exceeding \$25.00 in value, to any part of the British Empire or the United States by members of Allied Nations Armed Forces stationed in Canada, provided the articles or materials are shipped in quantities sufficient solely for the personal use of the consignee, and provided the shipment does not contain any of the items specified in Regulation 6.
- (c) Export permits are not required for casual gift parcels not exceeding \$25.00 in value consigned to any part of the British Empire or the United States, provided that they do not contain any of the items specified in Regulation 6.

#### *Regulation 40*

- (a) All applications for export permits to ship to:
 

Anglo-Egyptian Sudan	Ethiopia	Lebanon
Egypt	Iran	Saudi Arabia
Eritrea	Iraq	Syria

 must state the Import Licence number which has been granted by the controlling authorities in the country for which the goods are destined. Should the exporter not be in possession of an Import Licence from the importing country, he is advised to communicate with the Combined Agency for Middle East Supplies, Suite 2000, 43 Exchange Place, New York City 5, N.Y., U.S.A., before making application for permit to export.
- (b) Applications for permit to export to the Netherlands West Indies or Dutch Guiana must be accompanied by an Import Licence from the authorities in the country of import. Should the exporter not be in possession of an Import Licence, he should communicate with the Netherlands Purchasing Commission, 10 Rockefeller Plaza, New York City, N.Y., U.S.A., before making application for permit to export.



VOLUME II, No. 4



MAY 1, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

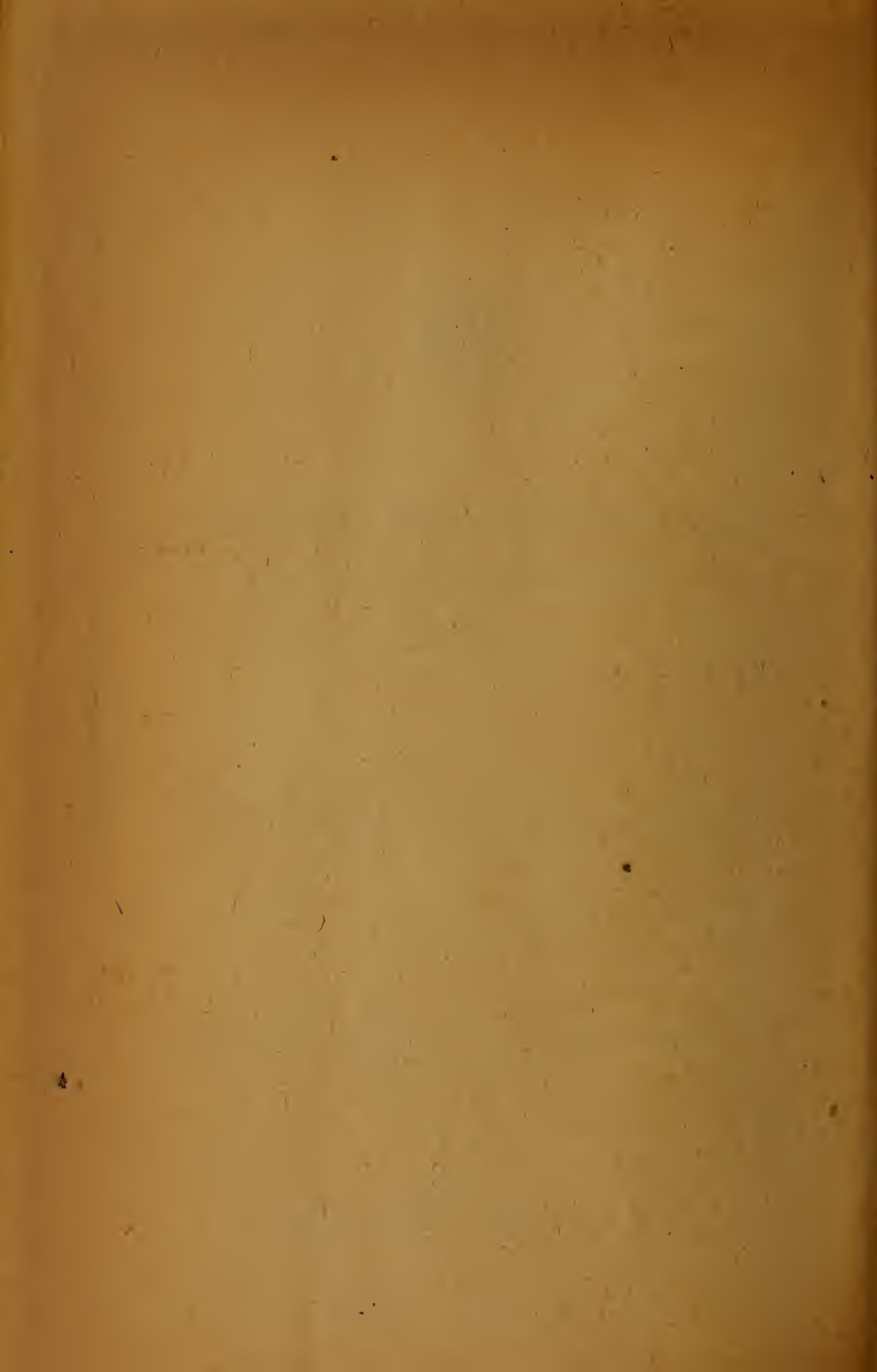
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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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Published under authority of Order in Council P.C. 10793  
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OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944



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PART I  
Orders in Council

**Order in Council providing that agreements with the Provinces re  
training for war industries should be extended to include training  
for production of essential civilian goods**

P.C. 2692

*Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 17th April, 1944.*

The Committee of the Privy Council have had before them a report, dated April 13, 1944, from the Minister of Labour, stating:

1. That pursuant to authority contained in Orders in Council P.C. 3644 to P.C. 3651 inclusive, all dated May 4, 1942, agreements were entered into with all of the Provinces, except Prince Edward Island, to provide for the training of individuals for skilled or semi-skilled employment in industries engaged in war production;

2. That officials of the Wartime Prices and Trade Board advise that industries engaged in the production of essential civilian goods under the authority of that Board are experiencing difficulty in securing adequate labour which difficulty can be overcome, in part, by a program of training;

3. That as a result of discussions which have taken place between officials of the Wartime Prices and Trade Board, National Selective Service and the Vocational Training Branch of the Department of Labour, it is considered advisable that the facilities of the Canadian Vocational Training Program as referred to in paragraph 1 above be extended to include certain industries engaged in the production of essential civilian goods.

The Committee, therefore, on the recommendation of the Minister of Labour, advise:

1. That effective from April 1, 1944, the terms "industries engaged in war production" and "war industries" wherever used in the agreements entered into with the Provinces pursuant to Orders in Council P.C. 3644 to P.C. 3651 inclusive, dated May 4, 1942, or any existing Order in Council relating thereto, shall be deemed to include such industries or plants engaged in the production of essential civilian goods as may be designated as an essential civilian industry by the Director of Training, Department of Labour, upon the recommendation of the Wartime Prices and Trade Board and that the facilities of Canadian Vocational Training be extended accordingly to industries or plants so designated.

2. That the costs incurred in training such skilled or semi-skilled workers for the production of essential civilian goods be charged to the funds appropriated for Canadian Vocational Training.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council providing for free space in Dominion Buildings for  
"concession stands" to be operated by blinded veterans**

P.C. 2695

*Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 17th April, 1944.*

The Committee of the Privy Council have had before them a recommendation, dated April 15, 1944, from the Minister of Pensions and National Health, concurred in by the Minister of Public Works, representing,—

That by an agreement made between His Majesty represented by the Minister of Pensions and National Health, and the Canadian National Institute for the Blind dated the 10th day of August, 1942, and a supplemental agreement thereto dated the 28th day of February, 1944, both pursuant to Order in Council dated August 4, 1942 (P.C. 6837), the aftercare of blinded and nearly blinded veterans of the War 1914-18 and of the present War has been committed to the Canadian National Institute for the Blind;

That one of the services undertaken by the said Institute in the said agreements is provision for employment of such blinded or nearly blinded veterans in industries organized or concession stands operated by the said Institute;

That the said Institute is now operating for the purpose of providing employment for such veterans and for other blinded persons, 297 concession stands in provincial and municipal buildings, business plants, industrial plants and hospitals throughout Canada and that the said Institute is operating for the said purposes three of such concession stands on premises of His Majesty's Canadian Government in Canada, namely, in the Daly Building at Ottawa, the Aylmer Building at Ottawa, and the Post Office at Sudbury in the Province of Ontario;

That the said Institute has made known its desire that, from time to time, as blinded or nearly blinded veterans become available for the work, facilities be extended to the said Institute for operating concession stands in other premises of His Majesty's Canadian Government; and

That it is deemed advisable that the said request of the Institute be granted subject to the entering into by the Institute of contracts in respect of the same with His Majesty represented by the Minister of Public Works of Canada;

The Committee, therefore, on the recommendation of the Minister of Pensions and National Health, concurred in by the Minister of Public Works, advise that under the authority of the War Measures Act, the Minister of Public Works, representing His Majesty in the right of Canada, be hereby authorized, subject to the other provisions hereof, to enter into agreements with the Canadian National Institute for the Blind granting to the said Institute space, free of rentals or other charges but otherwise at no cost to His Majesty, in any building in Canada owned or occupied by His Majesty's Canadian Government, for the purpose of operating, by blinded or nearly blinded veterans or other seriously disabled veterans engaged for the purpose by the said Institute, booths or stands for the sale by retail of tobacco, cigarettes, chocolate bars, candy, milk, soft drinks and all other commodities usually found in booths or stands of this kind.

That any such agreement may contain provisions in respect of all or any of the following matters:—

- (a) The commodities to be sold in such booths or stands;
- (b) The equipment to be supplied by the Institute in respect of such stands and the conditions under which the commodities are to be kept;
- (c) The prices at which such commodities may be sold;
- (d) The hours of sale of such commodities;
- (e) Any conditions surrounding the operation of such booths or stands concerned with good management of the same and discipline to be maintained in connection with the operation therewith;
- (f) The qualification of assistance to the blinded or nearly blinded veterans operating such booths or stands;
- (g) Any other matters incidental to the foregoing matters or which may reasonably become a subject of agreement in respect of booths or stands of such kind.

That every such agreement shall contain the provision that the same shall subsist from year to year until one of the parties thereto shall have given written notice of determination of the same three months prior to any terminal date of the same.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council re adjustment of indebtedness of Indian soldier settlers to Soldier Settlement of Canada

P.C. 2906

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 22nd day of APRIL, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of the 26th day of October, 1943, (P.C. 8118) certain powers were granted, under authority of the War Measures Act, to the Treasury Board in Connection with the adjustment of debts owing to Soldier Settlement of Canada by Indian soldier settlers.

And whereas the Minister of Mines and Resources reports that it is deemed expedient to confer on the Treasury Board certain further powers enabling it to accept from an Indian soldier settler a Quit Claim of the whole or part of the properties held as security by Soldier Settlement of Canada in full or in part satisfaction of the debt owing by such Indian soldier settler;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to amend the said Order in Council and it is hereby amended by adding thereto a further paragraph numbered e(1) in the following terms,—

- e(1) Accept from an Indian soldier settler, his assigns or successors in title, a Quit Claim Deed of the whole or part of the land or property pledged as security for the payment of a soldier settlement loan in full or in part satisfaction of the debt owing by such settler to Soldier Settlement of Canada.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order in Council providing tariff treatment for watch actions, etc.

P.C. 2937

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 22nd day of APRIL, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That Canada's chief source of supply of watches and watch movements is Switzerland;

That the Intermediate Tariff on watches is 30 per cent ad valorem and on watch movements 15 per cent ad valorem, with a minimum duty of 40 cents each on both watches and watch movements;

That watches and watch movements entering Canada are subject to Intermediate Tariff treatment when originating in and imported from Switzerland;

That in addition to the customs duty imports of watches from Switzerland or any other non-British Empire country are subject to the war exchange tax of 10 p.c. ad valorem, but imports of watch movements were exempted from this tax by Order in Council P.C. 1035 of February 9, 1943, effective November 2, 1942;

That due to several price advances in Switzerland, the latest being in February this year, the landed cost in Canada of Swiss watches and watch movements has substantially increased since December 1941;

That if the war exchange tax of 10 per cent ad valorem were eliminated on imports of watches and the customs duty on watch movements were reduced from 15



per cent to  $7\frac{1}{2}$  per cent ad valorem, such reductions would assist materially in maintaining the revenue now being derived from the 25 per cent luxury tax on retail sales, which tax is a far greater source of revenue than the import duty and war exchange tax.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of watch actions and movements, finished or unfinished, be accorded the tariff treatment hereunder indicated, effective March 1, 1944:—

Watch actions and movements, finished or unfinished

British		
Preferential	Intermediate	General
Tariff	Tariff	Tariff
Free	$7\frac{1}{2}$ p.c.	15 p.c.

(To be designated as Tariff Item 366c.)

and further that watches of all kinds originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem, effective March 1, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR  
NAVAL SERVICES

## MERCHANT SEAMEN ORDER, 1941

## COMMITTEE OF INVESTIGATION

## Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following representatives from the Royal Canadian Mounted Police, namely:—

Reg. No. 11111	Cpl. Joseph A. E. Desrosiers, Montreal, P.Q.
Reg. No. 14054	Cst. James B. Langdon, Montreal, Que.
Reg. No. 10401	Cst. Samuel M. Baskin, Montreal, Que.
Reg. No. 13491	Cst. Thomas A. Lauzon, Three Rivers, P.Q.
Reg. No. 13379	Cst. Georges E. N. Proulx, Three Rivers, P.Q.
Reg. No. 14223	Cst. Gerard J. M. J. Normand, Matane, P.Q.
Reg. No. 11786	Cst. Charles A. Bellefeuille, Chandler, P.Q.
Reg. No. 14405	Cst. J. Paul A. Dore, Carleton, N.B.

to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 12th day of April, 1944.

LOUIS S. ST-LAURENT,  
*Minister of Justice.*

## DEPARTMENT OF NATIONAL REVENUE

W. M. No. 101

Supplement No. 1

## MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 18th April, 1944.

*To Collectors of Customs and Excise, and others concerned:*

## Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2399 for the importation from the United Kingdom of rovings, yarns and warps, wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes (Tariff Items ex 558b, ex 558d, 558f and 558g), prohibited importation by Order in Council P.C. 1863 (Memorandum W.M. No. 101).

This General Permit has been issued in a single copy and is retained in the Department, the number of which is to be introduced on all relative documents.

D. SIM,  
*Deputy Minister of National Revenue,  
Customs and Excise.*

Series D No. 49

TMR 13

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, March 16, 1944.

*To Collectors of Customs and Excise and others concerned:***Pure Bred Animals and Semen thereof for Improvement of Stock**

Tariff Item No. 1a established by Order in Council P.C. No. 687, passed on February 3, 1944, and effective January 1, 1944, reads as follows:—

Horses, cattle, sheep, goats, asses, swine, dogs, pure bred and the male semen thereof, for the improvement of stock, under regulations prescribed by the Governor in Council—

British Preferential Tariff .....	Free
Intermediate Tariff .....	Free
General Tariff .....	Free

The following regulations are established by Order in Council P.C. No. 1859, dated March 16, 1944, in respect of the above noted Tariff Item.

**REGULATIONS**

1. The regulations established by Order in Council P.C. No. 2887, dated September 27, 1939, to govern importations of pure bred animals for the improvement of stock, entered at Customs under Tariff Item No. 1, shall also apply in cases of importations of pure bred animals for the improvement of stock, entered at Customs under Tariff Item No. 1a.

2. (1) The Ministerial Order No. 58, dated March 3, 1944, issued by the Minister of Agriculture, which provides that the importation into Canada of the semen of animals for artificial insemination is prohibited except from pure bred animals under permit by the Veterinary Director General, is hereby approved.

(2) The action of the Minister of Agriculture in authorizing the setting up of The Special Committees on Artificial Insemination to regulate and control the registration of animals born as a result of artificial insemination is also hereby approved.

(3) Semen for artificial insemination of animals shall not be released for delivery to the importer unless the Collector of Customs and Excise at the port of entry has been furnished with an Import Permit, in approved form, issued by the Veterinary Director General, Department of Agriculture, Ottawa.

(4) Semen from pure bred animals for the improvement of stock by artificial insemination is not to be permitted duty free entry under Tariff Item No. 1a unless the importer furnishes to the Collector of Customs and Excise at the port of entry,—

(a) An Import Certificate, in approved form, issued by the "Director" of the Canadian National Live Stock Records, Ottawa, or the "Secretary" of any other governing Association incorporated under The Live Stock Pedigree Act, as the case may be;

(b) A Statutory Declaration, in approved form, by the importer stating.—

(i) That I am a resident of Canada, being domiciled at.....;

(ii) That the semen described on the import container is the identical semen for which H. of A. permit No.....was issued to me by the Veterinary Director General and for which application is hereby made for duty free entry;

(iii) That the semen covered by the said Import Permit will be used only by me or under my direction in the artificial insemination of animals for the improvement of stock owned by me; and,

- (iv) That any portion of the said semen which is not used for the insemination of my stock will be destroyed and that none of the semen will be used or disposed of, otherwise.

(5) If the importer cannot produce the Import Certificate at the time the Customs entry is required to be passed, entry may be accepted on payment of Customs duty, and any tax applicable under The Special War Revenue Act, subject to refund if the requisite Import Certificate is produced and these regulations otherwise complied with within three months from the date of the Customs import entry.

(6) The Import Permit shall be in the form prescribed by the Veterinary Director General.

(7) The Import Certificate shall be in the form prescribed by the Canadian National Live Stock Records or by other governing Association incorporated under The Live Stock Pedigree Act, as the case may be.

(8) The Minister of National Revenue shall prescribe a form of Export Declaration respecting semen shipped to Canada for artificial insemination of animals, which must be completed by the exporter of the semen and attached by an adhesive to the outside wrapper of the package containing the semen.

(9) The Customs procedure to be followed in respect of the clearance through Customs of shipments of semen for artificial insemination of animals shall be as prescribed by the Minister of National Revenue.

(10) The Minister of National Revenue and the Minister of Agriculture may prescribe such further regulations as may be deemed expedient to effectively control the importation and use of semen for the artificial insemination of animals and to adequately safeguard and protect the pure bred live stock industry of Canada.

#### MINISTERIAL INSTRUCTIONS

1. The Import Permit and the Export Declaration, which must be in the hands of the Collector of Customs and Excise before the semen is released for delivery to the importer, shall be in the forms in Appendix I hereto.

2. The Import Certificate, required to be delivered to the Collector of Customs and Excise before entry under Tariff Item No. 1a is accepted, shall be in one of the forms in Appendix II hereto, as the case may be, and the Importers Statutory Declaration shall be in the form in Appendix III hereto.

3. The Import Permit covering the shipment of semen for artificial insemination of animals shall be in the hands of the Collector of Customs and Excise before the semen is released for delivery or Customs entry accepted, provided, however, that in cases where the Import Permit does not accompany the semen or is not in the hands of the said Collector when the semen arrives, he shall immediately send particulars by telegram (at the expense of the importer) to the Veterinary Director General, Department of Agriculture, Ottawa, for instructions, and the semen shall only be released for delivery if advice is received from the Veterinary Director General that an Import Permit for the particular semen has been or will be issued, but the Customs entry covering same shall not be accepted until such Import Permit has been received.

4. Semen for the artificial insemination of animals is extremely perishable, and to maintain its vital properties it is shipped in a thermos flask or other insulated container. It is important that the semen reach its destination with all possible speed; hence, to expedite delivery and to avoid damage or deterioration, shipments thereof, when the Import Permit has been received and the shipper's declaration on the package is in accordance therewith, are to be given immediate release for delivery to the importer on Form C-6 (Collector's Permission for special purposes), without bond or deposit, conditional on the Customs entry being passed within seventy-two hours.

The package containing the semen is to be delivered without examination or disturbing the contents, identification being sufficient if the information in the Export Declaration on the outside wrapper of the package agrees with the information on the Import Permit.



5. If the importer cannot produce the Import Certificate issued by Canadian National Live Stock Records or by other governing Association incorporated under The Live Stock Pedigree Act and only the Import Permit issued by the Veterinary Director General is produced, an import entry may be passed on payment of Customs duty (Tariff Item No. 711), and any tax applicable under The Special War Revenue Act, subject to refund if the requisite Import Certificate is produced and the regulations otherwise complied with within three months of the date of the Customs import entry, as provided in the Order in Council.

6. The Import Permit shall be marked with the number of the Customs entry and the official dating stamp, and forwarded to the Department with the copy of the Customs entry.

7. The Import Certificate shall be marked with the number of the duty free Customs entry, under Tariff Item No. 1a, and the official dating stamp, and forwarded to the Department with the copy of the duty free Customs entry or with the refund claim, as the case may be.

8. The Collector of Customs and Excise shall not demand nor accept any certificate as to purity of the breed of the sire or any other document relative to the origin and/or freedom from disease of the semen other than the approved official Import Permit.

9. The Collector of Customs and Excise shall not demand nor accept any certificate as to purity of the breed of the sire, for duty free entry of semen under Tariff Item No. 1a, other than the approved official Import Certificate.

10. Information respecting Import Permits may be procured on application to the Veterinary Director General, Department of Agriculture, Ottawa, and respecting Import Certificates and authority to practise artificial insemination of animals on application to the Director, Canadian National Live Stock Records, Ottawa, or the Secretary of the Holstein-Friesian Association of Canada, Brantford, Ontario.

D. SIM,  
Deputy Minister of National Revenue,  
Customs and Excise.

## APPENDIX I

Form 1.

### IMPORT PERMIT Department of Agriculture, Canada.

Production Service

Health of Animals Division

No. ....

*Permit to import semen of pure bred animals for the improvement of  
stock by artificial insemination*

Under the provisions of Ministerial Order No. 58, dated March 3, 1944, .....

..... (name) ..... (address)  
is hereby permitted to import semen obtained from the following described pure  
bred animal:—

Breed.....Foreign Book of Record.....

Registered Name..... Reg. No.....

Owner's Name ..... Address.....

the said semen to be used only for the improvement of stock owned by the importer.

(Sgd.).....

*Veterinary Director General.*

Ottawa, Canada.

Date.....19...



## APPENDIX I

Form 2.

## EXPORT DECLARATION

*To be completed by exporter of semen of pure bred animals for the improvement of stock*

I hereby declare that this package contains only the semen, in suitable container, of the male animal described as follows:—

Breed ..... Foreign Book of Record .....

Registered Name ..... Reg. No. ....

Owners' Name .....

Address .....

This semen is being supplied under H. of A. Import Permit No. ....

to ..... , .....

(name)

(address)

to be used in artificial insemination of animals for the improvement of stock.

(Sgd.) .....

Owner of sire from which semen was collected, or his authorized representative.

## APPENDIX II

Form 1.

## IMPORT CERTIFICATE

Canadian National Live Stock Records

*Incorporated under the Live Stock Pedigree Act at the Department of Agriculture, Ottawa, Canada*

Serial No. ....

Authority having been granted under H. of A. Import Permit No. ....

for importation of semen from the pure bred male animal described as follows:—

Breed.....Registered Name.....

Reg. No. ....

I hereby certify that the said pure bred male is registered in.....

(Foreign Book of Record)

and that (name).....

(address).....

has been granted authority to practise artificial insemination by the.....

(Name of breed organization)

.....  
Director, Canadian National Live Stock Records.

Issued to.....

Address .....

Ottawa, Canada.....19...

## APPENDIX II

Form 2.

## IMPORT CERTIFICATE

Holstein-Friesian Association of Canada

*Incorporated under the Live Stock Pedigree Act at the Department of Agriculture, Ottawa, Canada*

Serial No. ....

Authority having been granted under H. of A. Import Permit No. ....

for importation of semen from the pure bred male animal described as follows:—

Breed.....Registered Name.....

Reg. No. ....

I hereby certify that the said pure bred male is registered in .....  
 (Foreign Book of Record)  
 and that (name) .....  
 (address) .....  
 has been granted authority to practise artificial insemination by The Holstein-  
 Friesian Association of Canada.

.....  
*Secretary, Holstein-Friesian Association of Canada.*

Issued to .....  
 Address .....  
 Brantford, Ontario ..... 19...

### APPENDIX III

Form 1.

#### DECLARATION

To be made by importer, resident in Canada.

DOMINION OF CANADA .....  
 Province of .....  
 { I, .....  
 { of ..... in the  
 { (name in full, no initials)  
 { Province of .....  
 { Occupation .....  
 To Wit:

Do SOLEMNLY DECLARE:

That I am a resident of Canada, being domiciled at.....

That the semen described on the import container is the identical semen for  
 which H. of A. Import Permit No. .... was issued to me by the  
 Veterinary Director General, and for which application is hereby made for duty  
 free entry.

That the semen covered by the said Import Permit will be used only by me or  
 under my direction in the artificial insemination of animals for the improvement of  
 stock owned by me.

That any portion of the said semen which is not used for the insemination of my  
 stock will be destroyed and that none of the semen will be used or disposed of  
 otherwise.

And I make this solemn declaration conscientiously believing it to be true, and  
 knowing that it is of the same force and effect as if made under oath and by virtue  
 of The Canada Evidence Act.

Declared before me this..... }  
 day of..... A.D. 19... }  
 at ..... } (Signature of Importer)

Title of person authorized to take this declaration.

### DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

*In the matter of Regulation 35 of Defence of Canada Regulations (Consolidation)  
 1942, and in the matter of dangers to shipping from enemy submarines on waters  
 of and near the St. Lawrence River.*

Whereas shipping on or about the waters of the St. Lawrence River has been  
 subjected to attack by enemy submarines, and, due to apprehension of further attack  
 and the knowledge that lights upon shore are of material assistance to the enemy  
 therein, the Minister of National Defence for Naval Services has requested the  
 making of an order regulating the display of such lights;

Now therefore, pursuant to Regulation 35 of Defence of Canada Regulations  
 (Consolidation) 1942, as made and established by Order in Council P.C. 8862, of the  
 13th day of October, 1942,

## I DO HEREBY ORDER

That until further order shall be made by me or under my authority the following regulations respecting the display of lights shall apply in—

(a) all that area in the Province of Quebec described as that strip of land extending inland in depth five miles from the north shoreline of the St. Lawrence River and the Gulf of St. Lawrence beginning at the south shore of the Saguenay River and extending to the boundary line of Labrador,

and in

(b) all that area in the said Province of Quebec described as that strip of land extending in depth five miles from the south shoreline of the St. Lawrence River and the Gulf of St. Lawrence beginning at the Village of L'Île Verte in the County of Temiscouata and extending to and including the Village of Douglastown in the county of Gaspé:—

*Regulations*

1. These regulations shall apply at all times from sunset until sunrise.

2. Show window lights, illuminated signs and ornamental lighting of every description which are visible out of doors, and flood lighting which illuminates buildings or signs, including but not limited to all exterior advertising signs, billboards, display lighting, theatre marquee signs, and interior signs, and all ornamental lighting immediately within unobscured window areas, shall be extinguished.

3. No lights or lighting of any kind, whether interior or exterior, including street lighting, shall be displayed if the same be visible from the waters of the St. Lawrence River or Gulf of St. Lawrence, and unless the same be so shielded as to prevent direction of their rays upward and outward.

4. No vehicle shall be so operated that the beam of its lights is directed upon the waters of the St. Lawrence River or Gulf of St. Lawrence unless the said lights are so shielded as to prevent the same from being visible from the said waters, or unless each of its lights is of no greater capacity than 250 beam candle power.

5. Lights on railway passenger cars shall be so shaded as to prevent same from being visible from the waters of the St. Lawrence River or the Gulf of St. Lawrence.

6. These regulations shall not apply to any authorized light for facilitating air or water navigation or to any authorized railway signal light.

7. It shall be lawful for any person authorized by the Minister of Pensions and National Health to act under said Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, to grant absolute or conditional exemption from the operation of any of the provisions of these regulations in any case wherein it is deemed that the general objects of the said regulations shall not thereby be prejudiced.

This order is made with the concurrence of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and affects and relates to not only all civilians but also the Naval, Military and Air Services.

Dated at Ottawa the 17th day of April, 1944.

IAN MACKENZIE,  
*Minister of Pensions and National Health.*

I concur in the foregoing Order  
this 13th day of April, 1944.

J. L. RALSTON,  
*Minister of National Defence.*

I concur in the foregoing Order  
this 12th day of April, 1944.

A. L. MACDONALD,  
*Minister of National Defence for Naval Services.*

I concur in the foregoing Order  
this 13th day of April, 1944.

CHARLES G. POWER,  
*Minister of National Defence for Air.*





PART III  
Wartime Prices and Trade Board  
(Finance)

Board Orders

**WARTIME PRICES AND TRADE BOARD**

**Order No. 386**

**Maximum Prices of Retail Cuts of Lamb**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on May 1, 1944.
2. Clause (a) of Section 2 of Order No. 354 of the Board is hereby revoked and is replaced by the following:—  
 “(a) “carcass”, “side” and “zone” shall have the same meaning respectively, as set forth in said Order No. 196 as amended;”
3. Sections 7 and 8 of said Order No. 354 are hereby revoked and are replaced by the following:—

*“Sales of Spring Lamb*

7. The maximum price at which a person in a zone may sell any retail cut of spring lamb at retail during the period May 1 to June 30, 1944, inclusive, shall be the price set forth in Part IV of the said Schedule for sales of that retail cut of spring lamb in that zone.

*Displaying Prices of Retail Cuts of Spring Lamb*

8. Every person selling spring lamb at retail in a zone during the period May 1 to June 30, 1944, inclusive, shall obtain and properly attach to his Lamb Price Chart, under the heading ‘Spring Lamb’, a gummed strip (provided by the Board) showing the maximum retail prices of the retail cuts of spring lamb in that zone.”

4. The Schedule to said Order No. 354 is hereby amended by adding as Part IV thereof the Schedule to this Order.

Made at Ottawa, this 10th day of April, 1944.

D. GORDON,  
*Chairman.*

**SCHEDULE TO ORDER No. 386 BEING PART IV OF SCHEDULE TO  
ORDER No. 354**

**MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF  
SPRING LAMB DURING THE PERIOD MAY 1 TO JUNE 30, 1944**

Retail Cuts	Zones														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, whole or half.....	53	52	51	51	51	51	51	51	50	49	49	48	50	50	51
2. Leg, short cut.....	53	52	51	51	51	51	51	51	50	49	49	48	50	50	51
3. Sirloin or chump chops.....	62	61	61	61	61	61	61	61	59	58	58	58	59	59	60
4. Loin, whole, flank on, kidney and suet out.....	46	45	45	45	45	45	45	45	43	42	42	42	43	43	44
5. Loin, whole, flank off, kidney and suet out.....	56	55	55	55	55	55	55	55	53	52	52	52	53	53	54
6. Loin roast or chops, tenderloin end....	62	61	61	61	61	61	61	61	59	58	58	58	59	59	60
7. Loin rib roast or chops.....	50	49	49	49	49	49	49	49	47	46	46	46	47	47	48
8. Flank.....	20	20	20	20	20	20	20	20	18	17	17	17	18	18	19
9. Front quarter, whole or half.....	33	33	33	31	33	32	33	31	31	30	29	29	31	30	31
10. Front quarter, boneless and rolled.....	47	47	47	44	47	46	47	44	44	42	41	41	44	42	44
11. Rack or shoulder, neck on.....	37	37	37	35	37	36	37	35	35	34	33	33	35	34	35
12. Rack or shoulder, neck off.....	42	42	42	40	42	41	42	40	40	39	38	38	40	39	40
13. Rack on shoulder chops.....	44	44	44	42	44	43	44	42	42	41	40	40	42	41	42
14. Breast.....	24	24	24	22	24	24	24	22	22	21	20	20	22	21	22
15. Neck.....	20	20	20	19	20	19	20	19	19	18	17	17	19	18	19
16. Boneless lamb and patties.....	33	33	33	31	33	32	33	31	31	30	29	29	31	30	31

**WARTIME PRICES AND TRADE BOARD**

**Order No. 389**

**Maximum Prices of Sausage**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:—

1. Section 4 of Board Order No. 305 as amended by Board Orders Nos. 328 and 349 is hereby amended by revoking clause (b) thereof and substituting therefor the following:—

“(b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing that kind of sausage or sausage meat during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding 25 per cent of his selling price”.

2. The Schedule to said Order No. 305 as amended is hereby revoked and is replaced by the Schedule to this Order.

3. This Order comes into force on April 27, 1944.

Made at Ottawa this 22nd day of April, 1944.

D. GORDON,  
*Chairman.*

## SCHEDULE TO ORDER No. 389 SETTING FORTH NEW SCHEDULE TO ORDER No. 305 AS FOLLOWS:

## SCHEDULE TO ORDER No. 305

## Maximum Prices for Sausage (in cents per pound)

Kind of Sausage	Kind of Casing	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
		cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents	cents
Pork sausage in a package containing not over $\frac{1}{4}$ lbs.	S.C.	25-00	24-50	24-00	24-00	24-00	24-00	24-50	24-00	23-50	22-75	22-25	22-00	23-25	23-00	23-50
Pork sausage in a package containing not over $\frac{1}{2}$ lbs.	H.C.	23-00	22-50	22-00	22-00	22-00	22-00	22-50	22-00	21-50	20-75	20-25	20-00	21-25	21-00	21-50
Pork sausage in bulk or in a package containing more than $\frac{1}{4}$ lbs.	S.C.	24-00	23-50	23-00	23-00	23-00	23-00	23-50	23-00	22-50	21-75	21-25	21-00	22-25	22-00	22-50
Pork sausage in bulk or in a package containing more than $\frac{1}{2}$ lbs.	H.C.	22-00	21-50	21-00	21-00	21-00	21-00	21-50	21-00	20-50	19-75	19-25	19-00	20-25	20-00	20-50
Pork sausage meat in a package containing not over $\frac{1}{4}$ lbs.	Not in casings.	21-00	20-50	20-00	20-00	20-00	20-00	20-50	20-00	19-50	18-75	18-25	18-00	19-25	19-00	19-50
Pork sausage meat in bulk or in a package containing more than $\frac{1}{4}$ lbs.	Not in casings.	20-00	19-50	19-00	19-00	19-00	19-00	19-50	19-00	18-50	17-75	17-25	17-00	18-25	18-00	18-50
Commercial sausage.	S.C.	19-00	18-50	18-00	18-00	18-00	18-00	18-50	18-00	17-50	16-75	16-25	16-00	17-25	17-00	17-50
Commercial sausage.	H.C.	17-00	16-50	16-00	16-00	16-00	16-00	16-50	16-00	15-50	14-75	14-25	14-00	15-25	15-00	15-50
Commercial sausage meat in a package containing not over $\frac{1}{4}$ lbs.	Not in Casings.	16-00	15-50	15-00	15-00	15-00	15-00	15-50	15-00	14-50	13-75	13-25	13-00	14-25	14-00	14-50
Commercial sausage meat in a package containing more than $\frac{1}{4}$ lbs.	Not in Casings.	15-00	14-50	14-00	14-00	14-00	14-00	14-50	14-00	13-50	12-75	12-25	12-00	13-25	13-00	13-50
Bologna style sausage.	B.C.A.C. or P.B.	17-50	17-00	16-75	16-50	16-50	16-50	17-00	16-50	16-00	15-25	15-00	14-75	16-00	15-75	16-25
Weiners and Frankfurters.	S.C.	22-75	22-25	22-00	21-75	21-75	21-75	22-25	21-75	21-25	20-50	20-25	20-00	21-25	21-00	21-50
Weiners and Frankfurters.	H.C.	20-75	20-25	20-00	19-75	19-75	19-75	20-25	19-75	19-25	18-50	18-25	18-00	19-25	19-00	19-50
Weiners and Frankfurters.	A.C.	20-50	20-00	19-75	19-50	19-50	19-50	20-00	19-50	19-00	18-25	18-00	17-75	19-00	18-75	19-25

IN THIS SCHEDULE under the Heading of Kind of Casing

"S.C." means sheep or lamb casing.  
 "H.C." means hog casings.  
 "A.C." means artificial casing.  
 "B.C." means beef casing.  
 "P.B." means paraffined cloth bags.





## Administrators' Orders

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1153

## Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Metal Containers, it is hereby ordered on behalf of the Board as follows:—

## INTRODUCTION

1. Administrator's Orders Nos. A-860, A-912 and A-937 are revoked as of April 1, 1944, and on and after that date this Order shall govern in all matters hereinafter set forth.

2. The provisions of this Order shall be subject to such written exemptions as the Administrator of Metal Containers, upon application to him, may grant in individual cases of undue hardship or special circumstances.

## INTERPRETATION

3. For the purpose of this Order,

- (a) "blackplate" means any unplated low carbon steel sheet metal. It includes chemically treated blackplate and rejects arising out of the manufacture of blackplate. It does not include scrap or waste material (called "waste") arising out of the manufacture of containers;
- (b) "terneplate" means blackplate coated on one or both sides with lead-tin alloy. It includes "primes", "seconds" and "waste-waste". It does not include waste;
- (c) "tinplate" means blackplate coated on one or both sides with tin. It includes "primes", "seconds" and "waste-waste". It does not include waste;
- (d) "metal container" means any unused container the body of which is metal and which is intended for packing products of any kind for sale, storage or shipment. It includes railroad shipping, hand delivery and factory type milk or cream cans whether used or unused. It also includes the covers, caps or closures for such metal containers. But the expression does not include drums, high or low pressure gas steel cylinders, or collapsible metal tubes.

## RULES FOR MANUFACTURE OF METAL CONTAINERS

4. No manufacturer of metal containers (hereinafter called "manufacturer") shall deliver any metal containers to any person unless and until the person files with him a signed statement showing the quantities by sizes of the metal containers he requires and that he requires them for use in packing a commodity named in the Schedule hereto. This rule applies even if an agreement or contract requires the manufacturer to deliver metal containers for other uses.

5. No manufacturer shall deliver metal containers for use in packing a commodity named in the Schedule, unless the containers are made in a size stated and of a metal named in the Schedule opposite the name of the commodity. However, if tinplate is named, terneplate or blackplate may also be used, in whole or in part, in the manufacture of the containers. And further, if terneplate is named, blackplate may also be used, in whole or in part, in such manufacture.

6. No person shall attach or supply ears, bails or handles with any metal container of a size under twenty pounds. However, this rule shall not apply to railroad shipping type, factory type or hand-delivery type milk or cream cans named in items 4 and 5, Commodity Group "E" of the Schedule or to metal containers for paint or varnish materials as mentioned in items 1 to 8 of Commodity Group "G".

## RULES FOR PACKERS

7. No person shall use a metal container for any purpose other than to pack a commodity named in the Schedule hereto.

8. When a person uses metal containers to pack a commodity named in the Schedule hereto he shall comply with the following rules:—

- (a) Only metal containers which are made of the metal named in the Schedule opposite the name of the commodity, or made of the substitute metals permitted by Section 5 may be used.
- (b) Only metal containers of the size or sizes stated in the Schedule opposite the name of the commodity may be used to pack the commodity.
- (c) There are no restrictions in the number of metal containers that a person may use to pack a commodity named in the Schedule if the words "no limit" appear opposite the commodity named.
- (d) Wherever in the said Schedule a percentage of a stated year's pack (being a calendar year) is set forth opposite the name of a commodity then in every such case the greatest number of containers of any authorized size that a person may use in any quota period (being a twelve months period ending March 31) to pack each such commodity shall be the number calculated by applying the percentage set forth opposite the commodity and size of container to the number of metal containers of the same size he used to pack the same commodity for consumption within Canada in the calendar year stated after the percentage.
- (e) Wherever in the Schedule the words "by total weight" follow a stated percentage of the 1941 pack (as shown, for example, in item 3 of Commodity Group "B") the percentage in such case shall apply to the quantity of the commodity which may be packed instead of the number of metal containers that may be used. And in such cases the 1941 pack shall be the total quantity of the commodity packed for consumption within Canada regardless of the size of containers used for the purpose in calendar year 1941.
- (f) He shall not use any metal container for the purpose of packing any of the products mentioned in Commodity Groups "A", "B", "C", "D", "E" or "F" of the Schedule unless such products are intended for human consumption.

9. No person shall remove any fruit, fruit juice, vegetables, vegetable juice or soup from a metal container in which it has been packed, to a metal container unless the first mentioned metal container has a capacity of four gallons or more and it can be used again to pack the same or a similar kind of commodity; provided, however, that tomato paste, tomato pulp or puree and tomato sauce may be removed from No. 10 cans (105-oz.) or No. 12 cans (126-oz.) or larger cans for the purpose of packing with other products.

10. The provisions of this Order shall not apply to metal containers or metal closures used for canning or preserving any food products including fruits, vegetables, fruit or vegetable juices, poultry, meat or fish when such products are used or consumed within the home and are not sold or offered for sale.

11. Before a person acquires any metal containers for use he must file with his supplier a signed statement showing for the information of his supplier and of the Wartime Prices and Trade Board, the quantities by sizes of the metal containers he requires. In the said statement he must also undertake to use the metal containers according to the rules provided in this Order or according to the terms of a permit issued by the said Administrator.

12. Every person who manufactures or uses metal containers shall make such reports to the said Administrator as the said Administrator may from time to time require.

Dated at Ottawa, this 31st day of March, 1944.

L. F. BURROWS,  
*Administrator of Metal Containers.*

Approved:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

SCHEDULE  
To Administrator's Order No. A-1153  
COMMODITY GROUP "A"—FRUITS

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
	SYRUP AND SOLID PACK:			
1	Apples, solid pack..... Crabapples, syrup pack.....	Tinplate....	100% of 1941, 1942 or 1943 pack whichever is the greater.	105-oz. 603 x 700
2	Apple Sauce.....	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
3	Apricots, whole apricots not to be packed.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Blackberries, Black Raspberries, Red Raspberries, Boysenberries, Loganberries, Youngberries and Blueberries.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Cherries.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
6	Fruits for salads as defined by regulations under the Meat and Canned Foods Act.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
7	Peaches, whole peaches not to be packed.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Pears, whole pears over 2" in diameter not to be packed.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105 oz. 603 x 700
9	Plums and Fresh Prunes.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

## COMMODITY GROUP "A"—FRUITS—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
	FROZEN FRUITS AND PIE FILLERS			
10	Fruits, frozen.....	Tinplate....	No limit...	30-lb. pail 50-lb. pail
11	Pie Fillers (a) Apple.....	Ends Bond- erized Body Black- plate.	100% of 1941, 1942 or 1943 pack whichever is the greater by total weight.	105-oz. 603 x 700
		Tinplate....		30-lb. pail 50-lb. pail
	(b) Berry..... Cherry..... Peach.....	Tinplate....		105-oz. 603 x 700 30-lb. pail 50-lb. pail

## COMMODITY GROUP "B"—VEGETABLES

1	Asparagus (a) Tips.....	Tinplate....	No limit...	12-oz. 211 x 409 20-oz. 307 x 409 28-oz. 401 x 411
	(b) Cuttings.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 307 x 411 105-oz. 603 x 700
2	Beans, green wax or Green Lima..	Tinplate....	No limit...	20-oz. 307 x 409 105-oz. 603 x 700
3	Beans (from Dried Beans) with or without pork or tomato sauce (other than dehydrated).	Tinplate....	50% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Beets, whole beets over 1 $\frac{3}{4}$ " diam. not to be packed.	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Carrots, whole carrots not to be packed.	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
6	Corn (a) cream style or whole kernel.	Tinplate....	No limit...	20-oz. 307 x 409 105-oz. 603 x 700
	(b) Whole kernel, vacuum pack.	Tinplate....	No limit...	14-oz. 307 x 306
7	Mushrooms.....	Tinplate....	No limit...	10-oz. 211 x 400 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Peas and carrots; fresh green peas only including fresh green quick-frozen, and carrots not to exceed 40% of total drained weight.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
9	Peas, fresh green.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700



## COMMODITY GROUP "B"—VEGETABLES—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3) Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
10	Pimentos.....	Tinplate....	No limit...	28-oz. 401 x 411 105-oz. 603 x 700
11	Pumpkin and Squash.....	Tinplate....	No limit...	28-oz. 401 x 411 105-oz. 603 x 700
12	Rhubarb.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
13	Soups: (a) Condensed, of permitted formulae only. Asparagus..... Pea, fresh green..... Spinach..... Tomato..... Mushroom..... Vegetable..... Vegetable Beef.....  Chicken..... Consomme..... Scotch Broth..... Onion..... Celery..... Pepper Pot..... Oxtail..... Mock Turtle..... Corn..... Beef..... (b) Ready-to-Serve—Pea (ripe or dried).	Tinplate....	No limit...	10-oz. 211 x 400
14	Spinach and greens.....	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
15	Succotash.....	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
16	Tomatoes.....	Tinplate....	No limit...	28-oz. 401 x 411 105-oz. 603 x 700
17	Tomato Catsup.....	Tinplate....	No limit...	28-oz. 401 x 411 105-oz. 603 x 700
18	Tomato Juice, including Tomato Juice with a maximum of 30% juices of other vegetables.	Tinplate....	No limit...	20-oz. 307 x 409 28-oz. 401 x 411 48-oz. 404 x 700 105-oz. 603 x 700
19	Tomato Paste.....	Tinplate....	No limit...	14-oz. 300 x 400 28-oz. 401 x 411 105-oz. 603 x 700 126-oz. 603 x 812
20	Tomato Pulp and Puree, not less than 1.05 sp. gr.	Tinplate....	No limit...	105-oz. 603 x 700 126-oz. 603 x 812

## COMMODITY GROUP "B"—VEGETABLES—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
21	Vegetables, Mixed (Macedoine), consisting of beans (green or waxed), peas (fresh green), corn (cut or whole kernel), cabbage (fresh green), carrots (diced or cubed), turnip (table fresh green) celery, onions, parsley, pimento, peppers; Provided that not more than 35% of carrots and 5% of turnips may be included or 40% of carrots if no turnip is included or not more than 10% cabbage, 5% onions, 5% celery, all basis drained weight.	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

## COMMODITY GROUP "C"—FISH

1	Anchovies.....	Tinplate....	No limit...	3½-oz. oval, 407 x 213 x 015
2	Clams, Pacific.....	Tinplate....	No limit...	1-lb., 301 x 411
3	Clams, Atlantic, including Quahaugs.	Tinplate....	No limit...	5-oz. net meat, 211 x 400
4	Crabs, Pacific.....	Tinplate....	No limit....	8-oz. 307 x 201-25
5	Fish Paste.....	Tinplate....	No limit...	7-oz. 307 x 203 307 x 201-25 307 x 200 300 x 203-5 301 x 202-5
6	Haddies, including Cod, Pollock, Hake and Cusk.	Tinplate....	No limit...	14-oz. flat, 404 x 206
7	Herring, including Sardines:	Tinplate....	No limit...	3½-oz. 307 x 100 3½-oz. oval, 404 x 300 x 014 4-oz. 400 x 100 7-oz. oval, 512 x 306 x 102 10-oz. 211 x 400 13-oz. oval, 608 x 408 x 106 1-lb. 300 x 409 1-lb. 404 x 206
	(a) Atlantic.....			
	(b) Pacific.....	Tinplate....	No limit...	½-lb. oval, 513 x 302 x 103 1-lb. oval, 608 x 406 x 108 1-lb. 301 x 411
	(c) Kipperd Snacks.....	Tinplate....	No limit...	3½-oz. oval, 604 x 114 x 014 3½-oz. 307 x 100 4½-oz. 400 x 100
8	Lobsters.....	Tinplate....	No limit...	6-oz. flat, 307 x 200 12-oz. flat, 404 x 206
9	Lobster meat, fresh cooked (for refrig. shipment).	Tinplate....	No limit...	1-lb. flat, 404 x 206
10	Lobster Tomale.....	Tinplate....	No limit...	6-oz. 307 x 200
11	Mackerel.....	Tinplate....	No limit...	14-oz. 404 x 206 1-lb. 301 x 411 1-lb. 300 x 409

## COMMODITY GROUP "C"—FISH—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3) Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
12	Mussels.....	Tinplate....	No limit...	5-oz. net meat, 211 x 400
13	Oysters (shucked for refrig. shipment fresh).	Tinplate....	No limit...	1-gal. returnable
14	Pilchards.....	Tinplate....	No limit...	½-lb. flat, 307 x 201.25 1-lb. tall, 301 x 411
15	Salmon.....	Tinplate....	No limit...	½-lb. flat, 307 x 201.25 1-lb. tall, 301 x 411 1-lb. flat, 404 x 206
16	Tuna.....	Tinplate....	No limit...	6/7 oz. flat, 307 x 200 307 x 201.25 307 x 203 307 x 113

## COMMODITY GROUP "D"—MEATS

1	Beefsteak with mushrooms..... Beefsteak with onions..... Beefsteak with kidneys..... Not less than 75% fresh meat by weight.	Tinplate....	75% of 1941 pack by total weight	16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
2	Roast Beef.....			16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
3	Meat Balls.....			16-oz. 401 x 207 16-oz. 401 x 211.5
4	Ox Tongues.....	Tinplate....	75% of 1941 pack by total weight	32-oz. 507 x 213
5	Pork Lunch Tongues, sterilized only.	Tinplate....	No limit...	12-oz. 404 x 114 6-lb. 402 x 310 x 1204
6	Spiced Pork Products (except sausage and Spreads), including Spiced Ham, Spiced Pork, Ham Loaf, Pork Loaf, Luncheon Meat and Meat Loaf	Tinplate....	150% of 1941 pack by total weight	12-oz. 115 x 312 x 308 12-oz. 300 x 309 12-oz. 301 x 307 16-oz. 300 x 409 16-oz. 301 x 409 16-oz. 401 x 207 16-oz. 401 x 211.5 6-lb. 402 x 310 x 1204
7	Stews, Boiled Dinners and Hashes	Tinplate....	50% of 1941 pack. 50% of 1941 pack. 50% of 1941 pack.	15-oz. 300 x 407 15-oz. 401 x 207 16-oz. 401 x 211.5
8	Mutton or Mutton Stew.....	Tinplate....	100% of 1941 pack. 100% of 1941 pack. 100% of 1941 pack.	15-oz. 300 x 407 16-oz. 401 x 207 16-oz. 401 x 211.5
9	Meat and/or Poultry Sandwich Spreads and Potted Meats.	Tinplate....	No limit...	7-oz. 300 x 203.5 8-oz. 307 x 201.25 8-oz. 301 x 202.5

## COMMODITY GROUP "D"—MEATS—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
10	Sterilized Sausage, from rejected portions only.	Tinplate....	No limit...	14-oz. 300 x 409 14-oz. 301 x 409 14-oz. 301 x 411
11	Milk Blood Pudding.....	Tinplate....	100% of 1941 pack by total weight	20-oz. 307 x 409
12	Boneless Chicken.....	Tinplate....	No limit...	7-oz. 307 x 112 16-oz. 300 x 407 16-oz. 300 x 409 16-oz. 301 x 409

## COMMODITY GROUP "E"—MILK AND CREAM PRODUCTS

1	Milk, sweetened, condensed.....	Tinplate....	100% of 1941 pack. For export only; No limit.....	15-oz. 300 x 307 14-oz. 215 x 300 14-oz. 300 x 304
2	Milk, evaporated.....	Tinplate....	125% of 1941 pack. 125% of 1941 pack. 125% of 1941 pack. No limit... For export only; No limit.....	16-oz. 215 x 404 16-oz. 215 x 403 16-oz. 301 x 411 8-lb. 515 x 805 14½-oz. 215 x 313.5
3	Whole Milk Powders or Baby Foods, meaning foods processed for infants in powdered form, containing not less than 70% milk solids by weight.	Tinplate....	100% of 1941 pack. 100% of 1941 pack. 100% of 1941 pack. No limit...	16-oz. 404 x 400 2½-lb. 5-lb. 50-lb.
4	Milk.....	Tinplate....	140% of the number of cans of permitted sizes actually sold by the manufacturer during the year 1940.	<i>Railroad Shipping Type</i> 5-gal. 8-gal. 10-gal. Shotgun
		Tinplate....	140% of the number of cans of permitted sizes actually sold by the manufacturer during the year 1940.	<i>Hand Delivery Type</i> 2-gal. 3-gal. 5-gal.



COMMODITY GROUP "E"—MILK AND CREAM PRODUCTS—*Continued*

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3) Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
5	Cream.....	Tinplate....	140% of the number of cans of permitted sizes actually sold by the manufacturer during the year 1940.	<i>Cheese Factory Type</i> 20-gal. 30-gal. 40-gal.
		Tinplate....	140% of the number of cans of permitted sizes actually sold by the manufacturer during the year 1940.	<i>Cream Type</i> 2-gal. 3-gal. 5-gal. 8-gal.

## COMMODITY GROUP "F"

1	Baby Foods, strained, of permitted formulae only, including vegetables, fruits, cereals, meats and milk.	Tinplate....	200% of 1941 pack of any kind or variety.	5-oz. 202 x 214
2	Chocolate Syrup.....	Tinplate....	100% of 1941 pack.	10-lb.
3	Edible oils, liquid, including only animal, vegetable, fish and other marine animal and edible blends of such oils.	Tinplate....	No limit...	1-lb. 8-lb. 5-gal.
4	Eggs, frozen.....	Tinplate....	No limit...	40-lb. Flare Pail
5	Honey.....	Blackplate. Tinplate....	No limit... No limit...	2-lb. 60-lb. 70-lb.
6	Jam, Jelly and Marmalade.....	Tinplate....	No limit...	30-lb. Pail
7	Lard and Shortening.....	Tinplate.... Galvanized, hot-dipped	No limit... 80% of 1940 pack.	20-lb., 50-lb. 20-lb., 60-lb.
8	Peanut Butter.....	Tinplate....	No limit...	20-lb. Pail
9	Maple Syrup.....	Tinplate....	No limit...	1-gal.
10	Molasses.....	Tinplate....	No limit...	2-lb. 5-lb. 10-lb.

## COMMODITY GROUP "F"—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3) Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
11	Non-laxative Foods, consisting of sugar and dextrine, with or without other ingredients, and containing less than 5% moisture, put up in sterile form for the special feeding of infants under one year of age.	Tinplate....	No limit...	Any size.
12	Syrup, corn, cane or blends.....	Tinplate....	No limit...	2-lb. 5-lb. 10-lb.

## COMMODITY GROUP "G"—PAINT AND VARNISH MATERIALS

1	Lacquers, Lacquer Thinners and Lacquer Stains, Varnish and Varnish Removers.	Terneplate..	No limit...	½-pt. 1-qt. 1-gal. 4-gal. 5-gal.
2	Shellac.....	Terneplate..	No limit...	½-pt. 1-gal. 4-gal. 5-gal.
3	Paints, pigmented oil or Oleoresinous, ready mixed, semi-paste or paste, including white lead in oil, colours in oil; also bituminous emulsion paints and tar or asphalt base coatings (shall not include dry or powdered paints).	Terneplate..	No limit...	½-pt. 1-gal. 4-gal. 5-gal.
4	Paints, paste water type including resin-emulsion, casein and vegetable protein paste types.	Terneplate..	No limit...	1-qt. 1-gal. 4-gal. 5-gal.
5	Aluminum paint.....	Terneplate..	No limit...	1-qt. 1-gal. 4-gal. 5-gal.
6	Drying Oils, including but not limited to Linseed Oil and Turpentine.	Terneplate..	No limit...	1-gal. 4-gal. 5-gal.
7	Lead and Putty, including Roofing Putty.	Blackplate.	No limit...	25-lb. 100-lb.
8	Tar and asphalt base roofing materials or mastics and Tar or asphalt base Plastics.	Scrap or waste-plate Blackplate.	No limit...	1-pt.
			No limit...	1-gal. 4-gal. 5-gal.
9	Copper bottom and anti-fouling paints.	Tinplate....	No limit...	1-gal. 4-gal. 5-gal.

## COMMODITY GROUP "H"—PRINTING INKS, OILS AND GLUES

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
1	Printing Ink, Duplicating Ink and Lithographing Ink.	Blackplate.	No limit...	1-lb. 301 x 210 1-lb. 311 x 211 1-lb. colour 301 x 301 5-lb. 10-lb. 25-lb. 50-lb.
2	Reducing Varnish.....	Terneplate..	No limit...	1-pt. 301 x 408 1-lb. 305 x 400
3	Liquid Glues and Adhesives.....	Terneplate..	No limit...	1-pt. 1-qt. 1-gal. 4-gal. 5-gal. and larger.
4	Fish Livers and Fish Liver Oils..	Tinplate....	No limit...	1-gal. 4-gal. 5-gal. and larger.
5	Essential Oils, distilled and cold pressed and dilutions thereof 25% or more.	Tinplate....	No limit...	1-gal. 4-gal. 5-gal. and larger.

## COMMODITY GROUP "I"—DISINFECTANTS, INSECTICIDES, ETC.

1	Sprays and Insecticides with pyrethrum or rotenone base.	Tinplate....	No limit...	4/5-gal. 1-gal. 4-gal. 5-gal. and larger.
2	Sprays, Disinfectants, Fungicides and Insecticides including but not limited to cynogas.	Tinplate....	No limit...	1-qt. (32-oz.) see note. 1-qt. (40-oz.) see note. 1-gal. (U.S.) see note. 1-gal. (Imp.) see note. 4-gal. 5-gal. and larger.
NOTE.—A Packer may use either the 32-oz. qt. or 40-oz. qt. but not both, and the U.S. gal. or Imp. gal. but not both.				
3	Nicotine Sulphate.....	Tinplate....	No limit...	1-gal. 4-gal. 5-gal. and larger.

## COMMODITY GROUP "J"—SPECIAL PRODUCTS

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
1	Carbon Bisulphide.....	Terneplate.. body, Blackplate ends.	No limit...	1-lb.
2	Oleic Acid.....	Terneplate..	No limit...	1-gal. 4-gal. 5-gal. and larger.
3	Dangerous chemicals requiring a metal container by regulations of Can. Transport Commission.	Terneplate..	No limit...	Any size.
4	Phenol and Cresol, including Creosote and Wood Preservatives.	Terneplate..	No limit...	1-gal. 4-gal. 5-gal. and larger.
5	Benzol, Naphtha, Toluene and Xylene.	Terneplate..	100% of 1941 pack.	1-gal. 4-gal. 5-gal. and larger.
6	Fire Extinguisher Fluid, limited to chlorinated-hydrocarbon type.	Terneplate..	No limit...	1-qt. 1-gal. 4-gal. 5-gal. and larger.
7	Glycerine (a) medicinally pure... (b) Industrial.....	Tinplate....	No limit...	1-gal. 5-gal. 1-gal. 5-gal.
8	Anti-Freeze (a) Ethylene Glycol. (b) Alcohol.....	Terneplate..	No limit...	1-gal.
9	Abrasives and grinding and buffing compounds (not to be packed dry).	Blackplate..	No limit...	Any size.
10	Cements and Dressings, limited to Belting, Furnace, Linoleum, Pipe Joint and Radiator (not to be packed dry).	Terneplate..	No limit...	½-pt. 1-qt. 1-gal. 4-gal. 5-gal.
11	Cements, Rubber, solvent and latex.	Terneplate..	No limit...	½-pt. 1-pt. 1-qt. 1-gal. 4-gal. 5-gal. and larger.
12	Gasket assembling compounds....	Terneplate..	No limit...	1-qt. 1-gal. 4-gal. 5-gal.
13	Dry Solvents, including but not limited to Toilet Bowl and Drain Pipe Cleaners containing not less than 70% bisulphate of soda.	Bottom and Body Black-plate. Top—Tin-plate, frozen and rejects, Bottom and Body Black-plate. Top—Tin-plate, frozen and rejects.	100% of 1941 pack.	Nearest existing size to 10-oz. 20-oz. and larger.
14	Lye.....	Bottom and Body Black-plate. Top—Tin-plate, frozen and rejects.	No limit...	10-oz. and larger.



## COMMODITY GROUP "J"—SPECIAL PRODUCTS—Continued

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3) Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
15	Sodium Chlorate.....	Terneplate..	No limit...	1-gal. 4-gal. 5-gal. and larger. Any size.
16	Soldering Pastes and Boiler Sealing Compounds.	Blackplate .	No limit...	
17	Blood Plasma.....	Tinplate....	No limit...	Any size.
18	Chloroform and Ether.....	Tinplate....	No limit...	Any size.
19	Ointments and Salves— (a) Prescription type.....	Tinplate frozen.	No limit...	½-oz. 1-oz. 2-oz. 1-lb. 5-lb. 10-lb.
	(b) Proprietary type.....	Tinplate frozen.	No limit...	Existing sizes.
20	Poultices, paste type, including but not limited to Thermofuge, Antiphlogistine and Plasmalin.	Tinplate....	No limit...	Existing sizes.
21	Graphite with liquid content.....	Terneplate..	No limit...	1-qt. 1-gal. 4-gal. 5-gal. 5-lb. 25-lb.
22	Greases, lubricating.....	Blackplate .	No limit...	and larger. 25-lb. and larger.
		Hot dipped galvanized plate.	No limit...	
23	Oil, Transformer and Refrigerator	Tinplate....	No limit...	1-gal. 2-gal. 5-gal.
24	Lubricating Oils.....	Terneplate..	No limit...	5-gal.
25	Leather Dressings— (a) Liquid.....	Terneplate..	No limit...	5-gal.
	(b) Paste type.....	Blackplate .	No limit...	
	(i) Shoe Polish.....			No. 3 and No. 4 can.
	(ii) Dubbin.....			No. 3 can.
	(iii) Saddle Soap.....			8-oz. 1-lb.
26	Soaps and Cleaners— (a) Paste type.....	Blackplate .	No limit...	8-oz. and larger (see note.)
	(b) Liquid type.....	Terneplate..	No limit...	5-gal. and larger.
	Note:—A packer may use two sizes of containers but not more for packaging paste type soaps or cleaners.			
27	Metal Polish, including Stove Polish. Note:—A packer may use two sizes of containers but not more for packaging metal polishes.	Terneplate..	No limit...	4-oz. and larger (see note.)

COMMODITY GROUP "J"—SPECIAL PRODUCTS—*Continued*

Item No.	(Column 1)  Commodity	(Column 2)  Metal Permitted	(Column 3)  Limitations as to use during period April 1, 1944 to Mar. 31, 1945 and each twelve-month period thereafter	(Column 4)  Specifications of container
28	Polishes and Waxes— (a) Paste..... (b) Liquid.....	Body Terneplate, ends Blackplate. Body and top, Terneplate; bottom, Blackplate.	100% of 1941 pack. No limit...	1-lb. 1-pt. 1-qt. 1-gal. 5-gal.
29	Shock Absorber Fluid and Brake Fluid.	Terneplate..	No limit...	1-gal. 5-gal. and larger.
30	Bee Feeder Cans.....	Tinplate....	No limit...	10-lb.
31	Health Salts and Stomach Powders.	Blackplate..	100% of 1941 pack.	Existing sizes.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1155

## Prices of Bituminous and Other Coal Produced in Alberta and British Columbia

Under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Administrator's Order No. A-1008, as amended, respecting prices of bituminous and other coal produced in Alberta and British Columbia is hereby further amended as follows:—

- (a) By deleting Part II of Schedule "C" to the said Order and substituting the following therefor:

## "Part II

Grade	Period	Amount
Lump, Junior Lump, Egg and Stove	For coal shipped on and after Dec. 1, 1943.	\$1.00 per net ton.
Nut and Pea Slack	For coal shipped from Dec. 1, 1943, to March 31, 1944, both dates inclusive.	35 cents per net ton.
Mine Run	For coal shipped on and after April 1, 1944.	50 cents per net ton.
	For coal shipped on and after April 1, 1944.	85 cents per net ton."

- (b) By the addition to Part I of Schedule "E" to the said Order of the following coal mine operator and its address:

"McLeod River Hard Coal Co. Ltd., Mercoal, Alta."

- (c) By deleting Part II of Schedule "E" to the said Order and substituting the following therefor:

"Part II

Grade	Period	Amount
Lump, Egg and Nut	For coal shipped on and after Dec. 1, 1943.	65 cents per net ton.
Stoker and Pea Slack	For coal shipped on and after Dec. 1, 1943.	35 cents per net ton."

- (d) By deleting from Part I of Schedule "F" to the said Order the following coal mine operator and its address:

"McLeod River Hard Coal Co. Ltd., Mercoal, Alta."

2. This Order shall come into force on the 1st day of April, 1944.

Dated at Ottawa, this 31st day of March, 1944.

E. J. BRUNNING,  
*Coal Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1171

### The Use of Copper and Brass in Plumbing Equipment for Hospitals

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. For the purpose of this order, "hospital" means

- (a) a hospital which for the purpose of the National War Revenue Act is certified by the Department of Pensions and National Health as a public hospital;
- (b) a hospital operated or maintained for the care and treatment of members or former members of the armed forces by the Department of Pensions and National Health or by any of the Departments of National Defence.

2. In addition to the articles of plumbing equipment permitted to be manufactured by Administrator's Order No. A-1071, the articles listed in the Schedule to this order may be made of copper or brass when such articles are required for use or installation in a hospital.

3. No person who manufactures plumbing equipment shall sell or deliver any article listed in the Schedule to this Order and made of copper or brass unless the purchaser certifies to the manufacturer that such article is to be installed in a hospital.

4. This Order shall be effective on and after the 21st day of April, 1944.

Dated at Ottawa this 18th day of April, 1944.

E. J. LAIDLAW,  
*Administrator of Heating, Plumbing and Ventilating  
Equipment and Supplies.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## SCHEDULE

## TO ADMINISTRATOR'S ORDER No. 1171

1. Chrome Plated Combination Compression Lavatory Fitting with Cross Handles, P.O. Plug, bead chain and rubber stopper.
2. Chrome Plated Combination Compression Lavatory Fitting with Cross Handles, and Pop Waste.
3. Chrome Plated Combination Compression Exposed Type Double Shampoo Faucet with Goose Neck and Lever Handles.
4. Chrome Plated Combination Compression Lavatory Fitting with elbow action handles, Goose Neck Spout with Spray, P.O. Plug, bead chain and rubber stopper.
5. Chrome Plated Lavatory Pop Waste with Metal Knob.
6. Chrome Plated Lever Operated Waste for Built-in Bath, 1½".
7. Chrome Plated Compression Double Goose Neck Laboratory Faucet with Lever Handles.
8. Chrome Plated Compression Single Goose Neck Laboratory Faucet with Lever Handle.
9. Chrome Plated Compression Double Supply Fixture, with elbow action handles, rigid straight spout and integral stops.
10. Chrome Plated Compression double concealed type sink faucet with metal cross handles and escutcheons and goose neck spout.
11. Chrome Plated Compression double supply fixture with elbow action handles, goose neck spout and integral stops.
12. Chrome Plated Compression double slop sink faucet with cross handles, pail hook and wall brace, either SINGLE or FORKED type.
13. Chrome Plated Supply Fitting and 3" Chrome Plated Lift Waste for Continuous Flow Bath.
14. Chrome Plated Compression double concealed Bed Pan Cleanser, with vacuum breaker, hose and spray with lever operated self-closing valve.
15. Chrome Plated Brass 1½" adjustable and centrifugal "P" or "S" Traps.
16. Chrome Plated Brass ½" or ¾" Supply Pipes to wall or floor, with or without stop valves.
17. Chrome Plated Standing Waste.

## WARTIME PRICES AND TRADE BOARD

## ADMINISTRATOR'S ORDER No. A-1172

**The Conversion of Real Property known as 384 Spadina Road, in the City of Toronto and Province of Ontario**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as Number 384 Spadina Road for permission to convert the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on April 3, 1944, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as Number 384 Spadina Road, in the City of Toronto and



Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 24th day of April, 1944.

Dated at Ottawa this 18th day of April, 1944.

R. S. SMART,

*Real Property Administrator.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1173

### The Conversion of Real Property known as 165 Admiral Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as Number 165 Admiral Road for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on April 3, 1944, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as Number 165 Admiral Road, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single-family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 24th day of April, 1944.

Dated at Ottawa this 18th day of April, 1944.

R. S. SMART,

*Real Property Administrator.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1174

### The Conversion of Real Property known as 131 Admiral Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as Number 131 Admiral Road for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on April 3, 1944, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as Number 131 Admiral Road, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single-family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 24th day of April, 1944.

Dated at Ottawa this 18th day of April, 1944.

R. S. SMART,

*Real Property Administrator.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

# WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No A-1178

## Maximum Prices of Certain Imported Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. Section 5 of Administrator's Order No. A-1091 is hereby revoked and is replaced by the following:

### "Sales of Produce Imported by the Wholesale Distributor Himself

5. (1) Except as provided in subsection (4) of this Section, the maximum price at which a wholesale distributor may sell any produce imported by him shall be the sum of the following, f.o.b. his place of business;
  - (a) the amount fixed by subsection (2) or (3) of this Section;
  - (b) the transportation charges to the city, town or village in which he has his place of business, the bank and foreign exchange and the customs duty, excise tax and insurance charges that are to be borne by him and are not included in such actual price; and
  - (c) a markup not exceeding the markup for such produce set forth in Column 1 of the Schedule hereto.
- (2) The amount referred to in clause (a) of subsection (1) preceding that a wholesale distributor may include as part of his maximum price of any produce imported by him from the United States of America shall be determined as follows:
  - (a) if a maximum price for the sale of that produce to wholesalers has been specifically fixed by the Maximum Price Regulations of the Office of Price Administration of that country, such amount shall be,
    - (i) if the produce was purchased at the original shipping point in the area of production in that country, the lawful maximum price on sales to wholesalers, f.o.b. such original shipping point in the area of production, as fixed by said O.P.A. Maximum Price Regulations; or
    - (ii) if the product was purchased at or from any point in that country other than the original shipping point in the area of production, the actual price paid by him for the produce, f.o.b. the point of purchase, (but not exceeding the lawful maximum O.P.A. price on sales at and from such point of purchase by carlot receivers to wholesalers) or the lawful maximum O.P.A. price on sales to wholesalers, f.o.b. such original shipping point whichever amount is the greater;
  - (b) if a maximum price for the sale of that produce to wholesalers has not been specifically fixed by the said O.P.A. Maximum Price Regulations, such amount shall be the actual price paid by him for the produce, subject to any order of the Administrator of Fresh Fruit and Vegetables then in effect.
- (3) The amount referred to in clause (a) of subsection (1) preceding that a wholesale distributor may include as part of his selling price of any produce imported by him from any country other than the United States of America shall be the actual price paid by him for the produce subject to any Order of the said Administrator then in effect; provided, however, that if a maximum price on sales to wholesalers, f.o.b. the area of production in the United States of America, has been specifically fixed by the said O.P.A. Maximum Price Regulations for the same or a substantially comparable variety and quality of such produce, such amount shall be that O.P.A. Maximum price.
- (4) Whenever the maximum price at which a wholesale distributor may sell any produce imported by him is governed by the provisions of clause (b) of



subsection (2) preceding, or by the provisions of subsection (3) preceding, he may, at the commencement of business on Monday of each week, in order to determine, for the purposes of this Section, his laid down cost of that produce at the city, town or village in which he has his place of business, average his total cost of purchases of that produce under conditions of sale providing for delivery during that week, if he retains a copy of his cost sheets and his suppliers' invoices in his place of business for twelve months thereafter, available for inspection by any authorized representative of the Board.

- (5) If a wholesale distributor sells any imported produce to another wholesale distributor, the seller must show on his invoice to the buyer the lawful maximum price at which the seller may sell that produce, f.o.b. his place of business."

2. Section 6 of said Order No. A-1091 is hereby revoked and is replaced by the following:

**"Sales by Wholesale Distributors of Produce Purchased from Another Wholesale Distributor**

6. (1) Except as provided in subsection (2) of this Section, the maximum price at which a wholesale distributor may sell any produce purchased by him from another wholesale distributor in Canada shall be the sum of the following, f.o.b. his place of business;
- (a) the actual price paid by him for the produce but not exceeding the lawful maximum price that may be charged by his supplier as fixed by this Order;
  - (b) the actual cost of transporting the produce by common carrier to his receiving point from his supplier's shipping point if his supplier is not by this Order required to deliver free to him; and
  - (c) a markup not exceeding the amount available to him under the provisions of Section 11 of this Order.

(2) The maximum price at which a wholesale distributor may sell any produce purchased by him from another wholesale distributor in Canada whose maximum price is governed by the provisions of clause (a) of subsection (2) of Section 5 or by the proviso to subsection (3) of that Section, shall be the sum of the following, f.o.b. his place of business:

- (a) the maximum price at which the produce may be sold to him by his supplier as fixed by this Order; and
- (b) the actual cost of transporting the produce by common carrier to his receiving point from his supplier's shipping point if his supplier is not by this Order required to deliver free to him."

3. Section 11 of said Order No. A-1091 is hereby revoked and is replaced by the following:

**"Combined Markup of Wholesale Distributors**

11. Except as provided in subsection (2) of Section 6, if sales of produce are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors combined must not exceed the amount of the markup which, under the provisions of Section 5, the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor to whom this Section applies shall, when selling to another wholesale distributor, deliver to the buyer, before or at the time he makes delivery of the produce, an invoice stating the amount of markup taken by him on the sale."

4. Section 12 of said Order No. A-1091 is hereby revoked and is replaced by the following:



### "Maximum Retail Prices

12. The maximum price at which a person may sell any produce at retail shall be the sum of the following:

- (a) the amount fixed by Section 13;
- (b) the transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges, if any, that are to be borne by him and are not included in such actual price; and
- (c) if the produce was imported by him by rail or water in carload lots, a markup not exceeding the markup for such produce set forth in column 2 of the Schedule hereto; or
- (d) if the produce was not imported by him by rail or water in carload lots, a markup not exceeding the markup for such produce set forth in column 3 of the Schedule.

If a person sells any produce at retail by weight, his maximum price per pound shall be determined by Section 14. If he sells the produce by unit, his maximum price per unit shall be determined by Section 15."

5. Section 13 of said Order No. A-1091 is hereby revoked and is replaced by the following:

"13. (1) The amount referred to in clause (a) of Section 12 that a person may include as part of his maximum price of any produce purchased by him from a wholesale distributor in Canada shall be the actual price paid by him for the produce but not exceeding the lawful maximum price that may be charged by his supplier under the provision of this Order.

(2) The amount referred to in clause (a) of Section 12 that a person may include as part of his maximum price of any produce imported by him from the United States of America shall be determined as follows:

- (a) if a maximum price for the sale of that produce to wholesalers has been specifically fixed by the Maximum Price Regulations of the Office of Price Administration of that country, such amount shall be,
  - (i) if the produce was purchased at the original shipping point in the area of production in such country, the lawful maximum price on sales to wholesalers, f.o.b. such original shipping point, as fixed by said O.P.A. Maximum Price Regulations;
  - (ii) if the produce was purchased at or from any point in such country other than the original shipping point in the area of production, the actual price paid by him for the produce but not exceeding the lawful maximum price fixed by the said O.P.A. Maximum Price Regulations on sales at and from that point by carlot receivers to wholesalers;
- (b) if a maximum price for the sale of that produce to wholesalers has not been specifically fixed by that said O.P.A. Maximum Price Regulations, such amount shall be the actual price paid by him for the produce, subject to any Order of the Administrator of Fresh Fruit and Vegetables then in effect.
- (3) The amount referred to in clause (a) of Section 12 that a person may include as part of his selling price of any produce imported by him from any country other than the United States of America shall be the actual price paid by him for the produce subject to any Order of the said Administrator then in effect; provided, however, that if a maximum price on sales to wholesalers, f.o.b. the area of production in the United States of America, has been fixed by the said O.P.A. Maximum Price Regulations for the same or a substantially comparable variety and quality of such produce, such amount shall not in any event exceed that O.P.A. maximum price."

6. Clauses (a) and (b) of subsection (1) of Section 18 of said Order No. A-1091 are hereby revoked and replaced by the following:

- "(a) the name and identifying address of the seller and the buyer and the date of sale;
- (b) the grade and variety (if purchased and sold by grade and variety), the quantity of the produce sold, the price charged and the country or state of its origin;"

7. The Schedule to said Order No. A-1091 is hereby amended by adding as items 23, 50 and 51 thereof the following:

Kind of Product	Column 1	Column 2	Column 3
	Wholesale Distributor	Direct Carlot Buying Retailers	Other Retailers
	per cent	per cent	per cent
23. Avocados .....	17	41	35
50. Lemons .....	17	35	30
51. Grapefruit .....	15	31	25

8. This Order comes into force on April 26, 1944.

Dated at Ottawa this 20th day of April, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh  
Fruit and Vegetables*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1179

### Maximum Prices of Grapefruit and Lemons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Administrator's Order No. A-927 which fixed maximum prices of grapefruit and lemons is hereby revoked.

2. This Order comes into force on April 26, 1944.

Dated at Ottawa this 20th day of April, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE.—Maximum prices of Lemons and Grapefruit are now governed by the provisions of Administrator's Order No. A-1091 as amended by Administrator's Order No. A-1178.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1180

### Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Section 3 of Administrator's Order No. A-955 as amended by Administrator's Order No. A-967 is hereby revoked and is replaced by the following:—

"3. This Order applies to all varieties, grades and qualities of the vegetables listed in the Table to Section 11 which are hereinafter referred to as 'root vegetables'."

2. Subsection (2) of Section 4 of said Order No. A-955 as amended is hereby revoked and is replaced by the following:—

"(2) Carrots, beets and white summer turnips may not be weighed and sold with their tops on except when they have full fresh tops and are sold in bunches properly tied in advance of sale. Other root vegetables must be sold at all times without tops".

3. The table to Section 11 of said Order No. A-955 as amended is hereby revoked and is replaced by the following:—

TABLE TO SECTION 11

NAME OF ROOT VEGETABLES	MAXIMUM PRICE IN CENTS PER POUND FOR CANADA NO. 1 GRADE ROOT VEGETABLES			
	Zone No. 1		Zone No. 2	
	Not washed and scoured and/or waxed	Washed and scoured and/or waxed	Not washed and scoured and/or waxed	Washed and scoured and/or waxed
	c.	c.	c.	c.
1. Cabbage.....	2½	—	2½	—
2. Cabbage (red and savoy).....	3½	—	3½	—
3. Parsnips.....	4	4½	4½	4½
4. Turnips (yellow) and rutabagas.....	1½	2½	2	2½
5. Turnips (white).....	3	3½	3½	3½
6. Beets.....	2½	2½	2½	2½
7. Carrots.....	2	2½	2½	2½
8. Beets, Carrots and Summer White Turnips (in bunches with full fresh tops).....	4	—	4½	—

4. Section 12 of said Order No. A-955 as amended is hereby revoked and is replaced by the following:—

*"Sales by Shippers of Ungraded or Lower Than No. 1 Grade Root Vegetables"*

12. (1) The maximum prices fixed by Section 11 on sales of root vegetables which may lawfully be sold in bunches with full fresh tops shall apply regardless of grade.

(2) During the period June 1 to August 15, both inclusive, in any year, a shipper may sell to a wholesale distributor, at the maximum price fixed by Section 11, a root vegetable that is of a lower grade than Canada No. 1 grade provided that it conforms to the regulations issued under the Fruit, Vegetables and Honey Act.

(3) Except as provided in subsections (1) and (2) preceding, the maximum price at which a shipper may sell to a wholesale distributor delivered at any distributing point a root vegetable which is of a lower grade than Canada No. 1 grade shall be an amount equal to the maximum price fixed by Section 11, at which he may sell that root vegetable of Canada No. 1 grade to that buyer delivered at that distributing centre LESS ¼ of a cent per pound".

5. Section 16 of said Order No. A-955 as amended is hereby revoked and is replaced by the following:—

*"Periodic Increases in Shippers' Maximum Prices"*

16. The maximum prices fixed by Sections 11, 12, 13, 14 and 15 apply to sales made during the months of September, October and November in any year. The maximum price at which a shipper may sell any root vegetable to any buyer

during any month or period set out in the table to this Section shall be an amount equal to the maximum price on sales by him of such root vegetable to that buyer, as fixed by Section 11, 12, 13, 14 or 15 as the case may be, PLUS the additional amount for that month or period and root vegetable set out in the table.

TABLE TO SECTION 16

Month or Period	Cabbages	Turnips and rutabagas	Other Root Vegetables
	c.	c.	c.
December.....	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
January.....	$\frac{3}{4}$	$\frac{1}{4}$	$\frac{1}{2}$
February.....	$1\frac{1}{4}$	$\frac{1}{2}$	1
March.....	2	$\frac{3}{4}$	$1\frac{1}{4}$
April.....	$2\frac{3}{4}$	1	$1\frac{1}{2}$
May.....	$2\frac{3}{4}$	1	$1\frac{1}{2}$
June.....	$2\frac{3}{4}$	1	$1\frac{1}{2}$
July 1st to 15th.....	$2\frac{1}{2}$	$\frac{1}{2}$	1
July 16th to 31st.....	$1\frac{3}{4}$	$\frac{1}{2}$	$\frac{3}{4}$
August 1st to 15th.....	1	$\frac{1}{2}$	$\frac{3}{4}$
August 16th to 31st.....	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{4}$

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6. This Order comes into force on April 25, 1944.

Dated at Ottawa this 21st day of April, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1182

### Toilet Paper Rolls

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered, as follows:—

1. This Order comes into force April 27, 1944.

2. Clause (a) of Section 2 of Administrator's Order No. A-953, which required rolls of toilet paper to be wound to a diameter not exceeding  $5\frac{1}{4}$  inches, is revoked and replaced by the following:—

“(a) wind such rolls to the maximum tightness which his equipment permits and, in the case of rolls weighing 8 ounces or less per roll, to a diameter not exceeding  $5\frac{1}{4}$  inches;”

Dated at Ottawa this 22nd day of April, 1944.

C. V. HODDER,  
*Administrator of Packages and Converted Paper Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



# WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1183

## Maximum Prices for Birch, Maple and Basswood Veneers

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

### Interpretation

1. For the purposes of this Order,

“Veneer” means veneer produced from Birch, Maple or Basswood.

### Maximum Manufacturers' and Wholesalers' Prices Fixed

2. Except as provided in Section 3 of this Order the maximum price at which any person may sell or offer for sale or at which any person may purchase any Veneers of Log Run or Face grade for delivery to a jobber or consumer in any part of Canada shall be the following prices per thousand feet surface measure and shall include the cost of delivery to the jobbers' point of destination in the case of pool cars, and to the consumers' point of destination in the case of carload lots:

Grade	Thicknesses in fractions of inches				
	1/24	1/20	1/16	1/8	3/16
	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
Log Run.....	8 50	9 00	12 50	22 50	32 00
Faces, Random Widths.....	12 75	13 50	18 75	33 75	48 00
Faces, Dimension in whole pieces, half pieces or 1/3 and 2/3 pieces.....	17 00	18 00	25 00	45 00	64 00

For lengths of 86" and over up to but not including lengths of 98" an amount of 10 per cent may be added to the above prices and for lengths of 98" and over an amount of 20 per cent may be added to the above prices.

### Markup for Less than Carload Lots

3. For total quantities of Veneer ordered by, and shipped to the consumer in less than carload lots by a manufacturer or a jobber the consumer may pay and the manufacturer or jobber may accept an additional markup of the sale price as follows:—

Quantities of 25,000 feet surface measure and under.....	25%
Quantities of over 25,000 feet surface measure to 50,000 feet surface measure	20%
Quantities of over 50,000 feet surface measure to 100,000 feet surface measure .....	15%
Quantities of over 100,000 feet surface but under minimum carload lot....	10%

### Grading

4. Veneers of Log Run and Face grade shall be measured and graded according to the rules for the measurement and inspection of Hardwood Lumber, Cyprus, Veneers and Thin Lumber issued by the National Hardwood Lumber Association, Chicago, Illinois, and dated January 1st, 1944.

**Effective Date**

5. This Order shall be effective on and after the 27th day of April, 1944.

Dated at Ottawa this 22nd day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1184

**Maximum Prices for Frozen Eggs**

(Mixed Eggs, Whites and Yolks)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Subsection (1) of Section 2 of Administrator's Order No. A-727 is hereby amended by deleting the expression "March, April and May" where it appears in clauses (a) and (b) of said subsection and substituting the expression "April and May".
2. Schedule "B" of said Order No. A-727 is hereby revoked and is replaced by the Schedule to this Order.
3. This Order comes into force on April 26, 1944.

Dated at Ottawa this 25th day of April, 1944.

F. S. GRISDALE,  
*Administrator of Meat and Meat Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1184 BEING NEW  
SCHEDULE "B" TO ADMINISTRATOR'S ORDER NO. A-727  
AS FOLLOWS:**

**SCHEDULE "B"**

To ADMINISTRATOR'S ORDER NO. A-727

<i>Month of Sale</i>	<i>Increase in Processor's Maximum Selling Price in cents per pound</i>
June .....	$\frac{1}{4}$
July .....	$\frac{1}{2}$
August .....	$\frac{3}{4}$
September .....	1
October .....	1 $\frac{1}{4}$
November .....	1 $\frac{1}{2}$
December .....	1 $\frac{3}{4}$
January .....	2
February .....	2 $\frac{1}{4}$
March .....	2 $\frac{1}{2}$

VOLUME II, No. 5



MAY 8, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

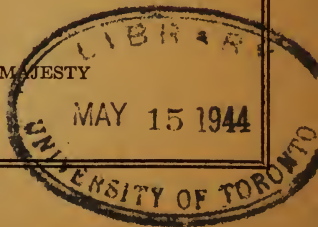
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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944



Price 10 cents





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## PART I

### Orders in Council

#### Order in Council amending National Resources Mobilization Act (Army) Regulations, 1943

P.C. 2443

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that approximately 1,935 "R" Recruits enrolled pursuant to Reserve Army (Special) Regulations, 1941, were returned to their destinations otherwise than on leave before becoming Members H.D. of the Canadian Army, 1,838 of them because their medical gradings became lower than B1 and the remainder were categorized either B1 or D;

That their medical category did not entitle them to discharge and under the said Regulations they were not entitled to receive any Discharge Certificate or Certificate of Medical Unfitness;

That it is desirable that the status of these men should be finally determined, but because the great majority of them are already found to be of low medical category, it is not desired to have them report to the Army for medical examination as to do so would entail much expense and loss of time;

That it is considered therefore that these men should not be required to report again but should now be discharged from the Canadian Army;

That it is proposed that those whose medical gradings are such that they may be fit for service be called up under the National Selective Service Mobilization Regulations, 1944; and

That the foregoing proposal will result in a net decrease from the provision made in the 1943-44 Annual Army Estimates amounting to an estimated saving of \$100,112.00 for 1943-44.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, is pleased to amend the National Resources Mobilization Act (Army) Regulations, 1943, made and established by Order in Council P.C. 7989 dated 14th October, 1943, as amended by Order in Council P.C. 9372 dated 7th December, 1943, and they are hereby further amended, effective December 1st, 1943, as follows:—

1. Paragraph 8 is renumbered as paragraph 8(a)

2. The following new sub-paragraph numbered 8(b) is added to the said regulations:—

"8(b) All men enrolled pursuant to the provisions of Reserve Army (Special) Regulations, 1941, and amendments thereto who were returned to destination, otherwise than on leave pursuant to Section 23 thereof, prior to becoming Members H.D. of the Canadian Army and who were not at the date of coming into force of these Regulations serving with the Royal Canadian Navy, the Canadian Army (Active) or the Royal Canadian Air Force, are hereby discharged, except such of them as are attested in and actually serving with the Canadian Army (Reserve) and regularly attending training therewith."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council appointing Ross Heriot a member of the Regional  
Selective Service Advisory Board for the Pacific  
Employment Region

P.C. 2852

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Labour reports that Mr. D. O'Brien, of Vancouver, British Columbia, has tendered his resignation as a member of the Regional Selective Service Advisory Board for the Pacific Employment Region.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour is pleased, hereby, to accept the resignation of Mr. O'Brien as of April 14, 1944, and to appoint Mr. Ross Heriot, representative of the Canadian Brotherhood of Railway Employees in Vancouver, British Columbia, to be a member of the Regional Selective Service Advisory Board for the Pacific Employment Region in place of Mr. O'Brien, such appointment to be effective April 15, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council authorizing an agreement with Imperial Oil Ltd.  
re oil developments in the Northwest Territories, new  
regulations to cover further exploratory work, etc.

P.C. 2904

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas following the Exchanges of Notes between Canada and the United States in reference to extending the fuel supply for the United States Army in Canada and Alaska, special regulations were established by Order in Council P.C. 742 of January 28, 1943, and P.C. 2447 of March 26, 1943, for the disposal under permit of petroleum and natural gas rights, the property of the Crown, in the Northwest Territories and Yukon Territory;

And whereas Imperial Oil Limited, who through a subsidiary held oil leases on certain lands in the vicinity of Fort Norman in the Northwest Territories acquired under the regulations established by P.C. 154 of the 19th January, 1914 and P.C. 331 of the 11th February, 1921, and had already found and was producing oil therefrom, was selected by the United States Government to search for and develop the additional supply of oil;

And whereas in pursuance of an agreement between the United States Government and Imperial Oil Limited, the Company acquired under the regulations established by the said Order in Council P.C. 742 of January 28, 1943, permits comprising in all 139,176 acres, and carried out an exploratory and drilling program thereon and, as a result, a proven field of oil has been delimited, comprising approximately 4,264 acres, estimated to contain from thirty to sixty million barrels of recoverable oil;

And whereas approximately one-third of such field is included in the leases previously acquired by the Company and the other two-thirds in the permits acquired under the regulations established by the said Order in Council P.C. 742 of January 28, 1943;



And whereas under the last-mentioned regulations, it was provided that at the termination of the war the Company would have the right of taking up under leases when oil was discovered one-half of the area in each permit and that the other one-half would continue to vest in the Crown;

And whereas the Minister of Mines and Resources reports that no oil has yet been found on any of the lands covered by the permits issued to the Company except that found on those portions thereof within the proven field, although the Company under its agreement with the United States Government did carry out considerable exploratory work thereon;

That the United States Government is desirous of re-negotiating its contracts with the Company and of withdrawing from participation in the exploratory and drilling program; and in consideration of the expenditures it has made the United States Government desires to acquire from the Company an option to purchase for its own use and not for resale up to one-half of the oil (but not exceeding 30 million barrels) in the proven field and 10 per cent of the oil in new fields that may be found, until a total of 60 million barrels had been obtained;

That before the Company re-negotiates the said contracts it is necessary for the Canadian Government to decide upon:

- (a) The respective interests in the proven field and the manner in which the said field is to be developed;
- (b) The terms upon which the Company can explore and develop the remainder of the area held under permit; and
- (c) The regulations to be established for the search for and development of oil in the rest of the Northwest Territories and Yukon Territory;

That it is expedient to terminate as soon as possible the exploratory program being carried out under the direction of the Company for the United States Government and to make available the whole of the Northwest Territories and Yukon Territory for prospecting and development under new regulations that will facilitate, encourage and expedite the discovery and development of other large reserves of oil;

That it is to the general advantage of Canada that new sources of oil be discovered; that there are approximately 100,000,000 acres of lands in the Northwest Territories and Yukon Territory warranting exploration for oil but owing to their remoteness and distance from markets large expenditures would be involved in exploring for and developing additional reserves sufficient to warrant the construction of a new pipeline; that it is estimated such expenditures would amount to \$100,000,000, including the cost of the pipeline; and it is therefore necessary to establish regulations which will encourage exploration and development on a sound economic basis; and

That the War Committee of the Cabinet have studied the questions involved and are in general agreement with the recommendations hereafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to authorize and doth hereby authorize the Minister of Mines and Resources to enter into an agreement with the Imperial Oil Limited to include, among other terms and conditions, the following:

1. In respect to the proven field—

- (a) The area to be developed as a unit operation by the Company, the oil produced therefrom to be disposed of by the Company in the ordinary course of its business, the Government's share therein to be sold at prices satisfactory to the Government;
- (b) The Government's share of the oil to be one-third and the Company to be paid the actual direct costs of producing it, plus a fee of 10 per cent;
- (c) Subject to the prior and preferred supplying of all local requirements for crude petroleum and petroleum products, the Company to have the right of giving an option to the United States Government to purchase for its own use, but not for resale, an amount up to one-half of the oil recovered from the proven area, not exceeding thirty million barrels, the price therefor to be the cost of production, plus 20 cents per barrel. From its share the Canadian Government will supply one-third. The United States Government

after May 1, 1954, shall take its oil currently as the field is produced, at the rate of at least 20 per cent of the total amount currently produced from the proven area for export. If the United States Government does not desire to take its share currently, then the Company shall be entitled to sell it on its own account and the said Government would be entitled to any difference between the cost of production plus 20 cents per barrel, and the average sale price received by the Company for oil sold by it during the period in question;

- (d) The Company shall pay a fixed permanent royalty of 5 per cent on its two-thirds share of the oil produced and on that portion of the Canadian Government's oil that may be included in the option to the United States;
- (e) Up to the time the agreement comes into effect the Company may deliver to the United States Government all oil produced, less that required for local needs, and no royalty shall be paid thereon;
- (f) No rentals or other fees other than royalty shall be paid on that portion of the area in the proven field covered by permits issued under P.C. 742 but the Company shall pay the rentals and fees payable under the leases it now holds;
- (g) The agreement shall come into effect six months after the termination of hostilities or when the contract between the United States Government and the Company is terminated, whichever date is the sooner.

2. In respect to the balance of the permit area—

- (a) Upon the completion of the re-negotiation of its contracts with the United States Government, the Company shall have the right of surrendering the areas under permit not included in the proven field and of taking in the place thereof prospecting permits of the kind to be provided for in the new regulations and thereafter such areas shall be subject to the conditions, rights and privileges applying to such permits, provided however that instead of the rate of royalty to be provided for thereunder and in lieu of any interest that may have accrued to the Crown by virtue of the regulations under which the said permits were issued, the Company will pay a royalty on all oil produced from the said area of  $7\frac{1}{2}$  per cent for the first five years after commercial exploitation has commenced, 10 per cent for the second five years and  $12\frac{1}{2}$  per cent thereafter, plus 10 per cent of the net profit derived by the Company from such operations, to be computed as part of the royalty before income taxes;
- (b) That in respect of any oil found outside the proven field the Company may grant an option to the United States Government to purchase 10 per cent thereof until the balance required to make up the total of 60 million barrels is reached after including that obtained from the proven field, and in respect to such balance the said Government will take the same at the rate of 20 per cent of the total amount currently produced as in the case of the share coming from the proven field.

His Excellency in Council is further pleased, hereby, to authorize the Minister of Mines and Resources to prepare and submit for approval new petroleum and natural gas regulations for the Northwest Territories and Yukon Territory to provide for, among other things, the following:

- (a) The granting of exploration permits for periods of three years renewable for a further period of three years;
- (b) No permit shall exceed 256,000 acres and not more than eight permits shall be held by any one individual or company at one time. At the end of the first three year period anyone holding more than 1,000,000 acres under permit shall reduce the said excess by 20 per cent during the fourth year, by 30 per cent during the fifth year, and by 50 per cent during the sixth year, so that the total area shall not exceed 1,000,000 acres, and thereafter any permittee may obtain additional permits as long as the area held under permit at no time exceeds that amount, exclusive of the amount that may have been taken up under leases;

- (c) During the first three years of the permit the holder shall expend in exploration works not less than the sum of 20 cents per acre, during the fourth year not less than 30 cents per acre, during the fifth year not less than 40 cents per acre and in the final year not less than 50 cents per acre;
- (d) At the end of the sixth year, unless such time is extended in the discretion of the Governor in Council, the holder of permits may acquire leases up to 35 per cent of the area held under a permit or group of permits, provided however that the total area held under leases by any one person shall at no time exceed 350,000 acres;
- (e) The leases to be issued shall be for a term of 21 years, renewable for further periods of 21 years;
- (f) The rental shall be 50 cents an acre for the first year and thereafter \$1.00 an acre. Credit for work done may be allowed against the rentals due for the first two years of the lease and when commercial exploitation commences royalties then payable may be credited on all rentals due over 50 cents an acre;
- (g) Royalty payable to be  $7\frac{1}{2}$  per cent for the first five years after commercial exploitation has commenced, 10 per cent for the second five years and  $12\frac{1}{2}$  per cent thereafter, subject to the provision that where it is satisfactorily proven that the cost of producing oil or natural gas from the area covered by any lease or group of leases, including the amount paid in royalties, is such that the commercial exploitation thereof does not permit a reasonable profit on the capital invested therein, the Governor in Council may reduce the rate of royalty and likewise may increase it again up to the original level when the reasons for making the reduction no longer exist;
- (h) The Governor in Council may determine the allowable production of any well or wells or of any field and regulate the taking of petroleum or natural gas so as to prevent waste and to ensure conservation in accordance with the best practice;
- (i) The prices to be charged for petroleum products obtained from any lease, sold for use in the Northwest Territories and Yukon Territory, shall be subject to the approval of the Governor in Council;
- (j) Where no adequate existing facilities are available a lessee shall have the right to build and operate a pipeline to the nearest market and connecting feeder lines and for the purposes thereof shall be entitled to free right of way over Crown lands and the use of public roads. The pipeline shall be operated as a common carrier under such regulations as the Governor in Council may impose.
- (k) The Government shall have the right of taking possession temporarily or permanently of all or any part of the areas held under permit or lease, together with all or any part of the improvements, buildings and equipment thereon and pipelines and feeder lines that any permittee or lessee has constructed, in which event the permittee or lessee shall be compensated therefor. Failing an agreement as to amount of compensation it shall be fixed by the Exchequer Court.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re administration within the Province of Ontario of the Wartime Labour Relations Regulations

P.C. 2911

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations, (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may,



with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof and, that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred;

And whereas pursuant thereto the Minister of Labour submits for approval an agreement dated 12th April, 1944, entered into by him with the Minister of Labour of the Province of Ontario, to provide for the administration of the said Regulations in the said Province;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule A, and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Therefore His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:

### ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) Except as otherwise hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

- (i) employees in the Province of Ontario described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations,
- (ii) the employers of all such employees in their relations with such employees, and
- (iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers

are hereby vested in the Ontario Labour Relations Board, and all the provisions of the said Regulations relating or referring to the Wartime Labour Relations Board shall relate and refer, *mutatis mutandis*, to the said Ontario Labour Relations Board.

(2) The provisions of subsection one of this section shall not affect, nor be deemed to vest in the Ontario Labour Relations Board, the jurisdiction of the Wartime Labour Relations Board under the said Regulations with respect to

- (i) any matter where employees in more than one province of a common employer are affected, or
- (ii) any matter arising out of the subsection three of section five of the said Regulations where employees in more than one province of several employers are affected, or
- (iii) any proceedings pending before the Wartime Labour Relations Board at the date of this Order including any such proceedings with respect to the Ford Motor Company of Canada, Limited and its employees in the Province of Ontario or any other matter with respect to such Company and its said employees arising out of or relating to such proceedings or the existing dispute between the Company and its said employees.

3. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Ontario Labour Relations Board made pursuant to the Wartime Labour Relations



Regulations, may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Ontario Labour Relations Board if the application for such leave has been made within fifteen days of the issue of such decision or order of the Ontario Labour Relations Board, or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Ontario Labour Relations Board should have made.

4. The Ontario Labour Relations Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the Regulations made by the Wartime Labour Relations Board thereunder.

5. The expenditures incurred by the Minister of Labour under any agreement executed under section two of this Order shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council exempting imports of vegetable fibres other than cotton from war exchange and special excise taxes

P.C. 2997

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7021, of August 13, 1942, imports of "vegetable fibres other than cotton, not coloured, nor further manufactured than dried, cleaned, cut to size, ground and sifted" were exempted from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective August 1, 1942;

And whereas the Minister of Finance reports that imports of certain insulating material used mainly in refrigeration plants are not entitled to the exemption from taxes provided for in Order in Council P.C. 7021 of August 13, 1942, due to the fact that the material has been sprayed with a fire-proof chemical; and

That it would be in the best interests of Canadian industry if the aforementioned exemption from import taxes were extended to cover imports of vegetable fibres that have been treated for fire-proofing.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of vegetable fibres other than cotton, not coloured, nor further manufactured than dried, cleaned, cut to size, ground, sifted and treated for fire-proofing be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective February 1, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council *re* railway transportation for Canadian Merchant  
seamen when granted annual leave

P.C. 3005

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 24th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports:—

That the Canadian Government has embarked upon an extensive shipbuilding programme and has arranged to operate a number of ships constructed in Canada, but, because of the voluntary nature of employment at sea, considerable difficulty is being encountered in furnishing a continuous flow of trained seamen for vessels at present in service as well as for additional vessels which are under construction for Canadian Government account;

That, in order to meet this pressing emergency, it is proposed to invite an adequate number of officers and seamen to sign agreements with Merchant Seamen's Manning Pools in Canada to engage for service for the duration of the war or for two years, whichever is the lesser period, on foreign-going ships of Canadian registry;

That it is considered expedient that the Department of Transport, acting through the Director of Merchant Seamen, be in a position to offer such personnel a special inducement to sign the proposed agreements, in the form of financial assistance in respect of their transportation on Canadian railways when they are granted annual leave;

That under the proposed arrangement a merchant seaman would be provided once a year with round trip transportation at a cost to the seaman of one-third of the single first-class or coach fare, with the balance of the fare to be paid by the Department of Transport; and

That funds to cover the commitment herein recommended for approval will be applied for out of the War Appropriation.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and notwithstanding anything to the contrary contained in any other Act or Regulation, is pleased to make and doth hereby make the following Order:—

ORDER

1. In this Order unless the context otherwise requires, "Minister" means the Minister of Transport;

"Seaman" means any person employed or engaged in any capacity on board a ship or carried on the strength of a manning pool.

2. Subject to the provisions of this Order, any seaman who has signed an agreement (hereinafter called "the said agreement") to join a Canadian Merchant Seamen's Manning Pool and to serve at sea on foreign-going ships of Canadian registry for the duration of the war or two years, whichever is the lesser period, shall be entitled to receive railway transportation for a round trip between places specified in a warrant issued by the Director of Merchant Seamen at a cost of one-third of the single first-class or coach fare under the following general conditions:—

- (a) A warrant in form prescribed by the Director of Merchant Seamen shall be issued to the seaman concerned through the manning pool to which he belongs upon payment by him of one-third of the single first-class or coach fare for transportation between the places specified in the warrant;
- (b) The said warrant shall certify that the seaman is entitled to the class of transportation specified therein between the place where the manning pool to which the seaman belongs is located and the place in Canada where the seaman permanently resides;

- (c) Upon presentation and surrender of the said warrant to the Railway Company mentioned therein by the seaman to whom the warrant is issued, a railway ticket shall be issued to the seaman covering the transportation specified in the warrant;
- (d) The said warrant or the ticket issued to a seaman in exchange therefor shall not be sold, transferred or assigned to any other person, but shall be used only by the seaman to whom it is issued. In case any such warrant or ticket is used by any person not entitled thereto, the seaman to whom the warrant was issued shall be liable to refund to the Minister the difference in the price paid by the seaman for such warrant and the regular round trip fare for the same transportation, and the Director of Merchant Seamen shall be entitled to deduct the amount of such difference from any moneys or wages due the seaman under the said agreement or otherwise;
- (e) The transportation aforesaid shall be furnished not more than once each year for each seaman and only on completion by the seaman of six months' sea service (including time spent in manning pools) satisfactory to the Director of Merchant Seamen.

3. The Director of Merchant Seamen shall be authorized to make the necessary arrangements with the Railway Companies concerned under which tickets will be issued in exchange for warrants pursuant to the terms of this Order. On presentation by a Railway Company to the Director of Merchant Seamen of a warrant duly issued to a seaman under this Order and exchanged for a railway ticket covering transportation between the places specified in such warrant, the Railway Company shall be entitled to be paid by the Department of Transport the regular price of such ticket.

4. The Minister may make such regulations in furtherance of the provisions of this Order as may be required for carrying out the intent of this Order.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending the Repayment of Subsidy Order

P.C. 3039

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council P.C. 5518 of the 16th day of July, 1943, Commodity Prices Stabilization Corporation Ltd., was authorized to recover the amount of subsidy involved in goods being exported or sold as ships' stores;

And whereas, by Order in Council P.C. 624 of the 1st day of February, 1944, Wartime Food Corporation, Ltd., a subsidiary of Commodity Prices Stabilization Corporation, Ltd., was given all of the powers conferred on such last-mentioned Corporation by Order in Council P.C. 9870 of the 17th day of December, 1941, as amended, and by the agreement thereto annexed, as amended, and under that authority subsidizes particular goods;

And whereas, the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is desirable and in the national interest that said Order in Council P.C. 5518 be amended as hereinafter set forth so as to apply to goods subsidized by Wartime Food Corporation, Ltd.;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, is pleased to amend the Repayment of Subsidy Order, being Order in Council P.C. 5518 of the 16th day of July, 1943, and it is hereby amended as follows,—



Clause (b) of Section 2 is deleted and the following is substituted therefor:

"(b) 'subsidy' means a subsidy, bonus or other sum granted by the Corporation or by its subsidiary Wartime Food Corporation, Ltd., either by payment in cash or by sales by the Corporation or by such subsidiary at prices below cost."

Section 4 is amended by adding the following as subsection (6) thereof:

"(6) Any amount paid to the Corporation under this order, representing repayment of a subsidy granted by its said subsidiary, shall be received by the Corporation to the account of such subsidiary and shall be applied in carrying out the terms of the agreement between the Corporation, such subsidiary and His Majesty, dated the 18th day of July, 1942, as amended."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council exempting onions from duty for period May 15 to June 17, 1944

P.C. 3056

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of onions in their natural state are admitted duty free under the British Preferential Tariff but are subject to a customs duty of 30 per cent ad valorem under both the Intermediate and General Tariffs;

That Order in Council P.C. 9796 of December 24, 1943, exempted imports from any country of onions, in their natural state (not to include onions grown with tops, shallots, and onion sets) from customs duty during the period January 1, 1944, to April 30, 1944;

That Order in Council P.C. 1682 of March 13, 1944, extended the provisions of Order in Council P.C. 9796 until May 15, 1944; and

That the Foods Administration of The Wartime Prices and Trade Board recommends that the provision for duty free entry of onions imported from non-British Empire countries be extended from May 15 to June 17, 1944.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports from any country of onions, in their natural state (not to include onions grown with tops, shallots and onion sets) be exempt from customs duty during the period May 15 to June 17, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council constituting the External Trade Advisory Committee

P.C. 3059

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Secretary of State for External Affairs, reports:

That the war has reached a stage at which prompt decisions have to be reached on many questions of export and import trade policy which concern several



departments and agencies of government, particularly in relation to their effect upon the volume of supplies available for Canadian civilian or military use, or for alternative urgent external requirements, including relief and rehabilitation;

That it is expected that similar decisions will have to be reached from time to time in the period immediately following the cessation of hostilities in the European theatre of war and prior to the establishment of long-term post-war policies concerning trade and the normal machinery of trade; and

That it is desirable that an agency be established for prompt consultation between departments and other agencies of government on such matters and be provided with the necessary assistance for the investigation of such matters and for dealing expeditiously and effectively with such of them as do not come within the responsibility of any other agency or department.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:

1. There shall be an interdepartmental Committee to be known as the External Trade Advisory Committee.

2. The membership of the Committee shall consist of persons to be nominated as follows:

One member by the Secretary of State for External Affairs,

one member by the Minister of Trade and Commerce,

one member by the Minister of Munitions and Supply, to represent the Department of Munitions and Supply,

one member by the Chairman of the Mutual Aid Board, to represent the administration of that Board,

one member by the Minister of Finance to represent the Department of Finance.

one member by the Minister of Finance to represent the Wartime Prices and Trade Board,

one member by the Minister of Finance to represent the Foreign Exchange Control Board,

one member by the Minister of National Revenue,

one member by the Minister of Agriculture.

3. Alternates may also be appointed by those specified in paragraph 2 to serve on the Committee in place of the respective members when they are unable to be present.

4. The Committee shall choose its own Chairman.

5. The Committee may arrange with the Department of External Affairs or any other department or agency of government for the services of such officers or staff as it considers necessary, and may, with the approval of the Governor in Council, appoint such officers or staff and establish such offices as may be needed.

6. Administrative and other expenses incurred by the Committee shall be payable out of the War Appropriation.

7. The Committee shall have the duty and authority

(a) to serve as a medium for consultation between departments and agencies of government on questions concerning export and import trade;

(b) to make recommendations and reports to Ministers, departments or agencies of the Government on matters relating to wartime export and import trade, or to trade during the period of transition to peace;

(c) in appropriate cases to refer questions bearing upon import or export trade to other interdepartmental committees or boards for consideration;

- (d) to investigate matters concerning export or import trade in wartime or in the period of transition to peace, and to obtain information thereon from departments and agencies of the government;
- (e) without restricting the generality of the foregoing, to investigate, consider and make recommendations concerning the supplying by Canada of goods and services for relief and rehabilitation purposes.

8. The Committee shall be responsible to the Secretary of State for External Affairs.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re administration within the Province of British Columbia of the Wartime Labour Relations Regulations

P.C. 3062

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred;

And whereas pursuant thereto the Minister of Labour submits for approval an agreement dated 18th April, 1944, entered into by him with the Minister of Labour of the Province of British Columbia, to provide for the administration of the said Regulations in the said Province;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule A, and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Therefore His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:—

### ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) The jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

- (i) employees in the Province of British Columbia described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations,
- (ii) the employers of all such employees in their relations with such employees, and
- (iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers

are hereby vested in the Minister of Labour of the Province of British Columbia and all the provisions of the said Regulations relating or referring to the Wartime Labour Relations Board shall relate and refer, *mutatis mutandis*, to the said Minister of Labour of the Province of British Columbia.

(2) The provisions of subsection one of this section shall not be deemed to include the transfer of the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to

- (i) any matter where employees in more than one province of a common employer are affected, or
- (ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

3. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Minister of Labour of the Province of British Columbia made pursuant to the Wartime Labour Relations Regulations, may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Minister of Labour of the Province of British Columbia if the application for such leave has been made within fifteen days of the issue of such decision or order of the Minister of Labour of the Province of British Columbia, or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Minister of Labour of the Province of British Columbia should have made.

4. The Minister of Labour of the Province of British Columbia may make regulations governing his procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.

5. The expenditures incurred by the Minister of Labour of Canada under any agreement executed under section two of this Order shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
Clerk of the Privy Council.

**Order in Council re disposition of moneys received in recognition of services of members of the Armed Forces in snow removal to maintain communications, fire fighting, etc.**

P.C. 75/3088

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence reporting that:—

- (1) During the winter of 1942-43, members of the Canadian Army were employed on several occasions on snow removal in order to maintain communications, and subsequently in certain other emergencies, such as fighting fires, assisting railways in the loading of vital material, and transporting passengers and baggage



on the occasion of several railway accidents. In recognition of these services, donations in the amount of \$24,042.15 have been received from civilian sources, which donations were intended to be used for the benefit of the Troops.

- (2) Army personnel employed on such work are prohibited by service regulations from receiving either individually or collectively any compensation in respect thereof other than their service pay and allowances. Instructions were therefore issued that these moneys be forwarded to National Defence Headquarters and there deposited in the custody of the Regimental Funds Board pending a decision as to their ultimate disposition.
- (3) It is considered that the disposition of these moneys should be such that any benefits accruing will be directed to Army personnel in recognition of whose services the moneys have been received. It is therefore recommended that they be made available to "The Army Show and Recreation Fund" authorized by Order in Council P.C. 64/9745, dated December 27, 1943, to be utilized in providing entertainment and recreation for Army personnel at large.

The Board concur in the above report and, under the provisions of the War Measures Act, R.S.C., 1927, Chapter 206, and the Consolidated Revenue and Audit Act, Statutes of Canada, 1931, Chapter 27, recommend:

- (4) That the sum of \$24,042.15, together with any other moneys which in future may be donated for the benefit of the members of the Canadian Army in recognition of gratuitous services rendered by the Troops in emergencies such as those indicated in paragraph (1) above, and under similar circumstances, be deposited with the Receiver General of Canada and kept in a separate trust account which shall be called "The Canadian Army Benefit Fund".
- (5) That such moneys may be paid to "The Army Show and Recreation Fund" on requisition to the Chief Treasury Officer, Department of National Defence, in such amounts as may be approved from time to time by the Deputy Minister, Department of National Defence, or may be otherwise expended for the benefit of members of the Canadian Army in such manner and under such terms and conditions as may be approved from time to time by the Governor in Council.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council increasing the maximum pensions payable to dependent parents where there is a pensionable widow or child, etc.**

P.C. 117/3088

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th April, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting that:—

- (1) Under subsection 2 of Section 33 of the Pensions Act the rate of pension for a parent or person in place of a parent, who was wholly or to a substantial extent maintained by the member of the forces previous to his enlistment or during his service, is limited to \$180 per annum for each such parent or person if the member of the forces was survived by a widow, or a widow and children or orphan children entitled to pension.

The said rate has not varied since 1920, and the increased rate of military pay and the provisions for dependents' allowances have permitted the member of the forces serving in the present War to contribute to a much larger extent than was possible during the Great War.



(2) Subsection 1 of Section 32 of the Pension Act reads as follows:—

"No pension shall be paid to the widow of a pensioner unless she was living with him or was maintained by him or was, in the opinion of the Commission, entitled to be maintained by him at the time of his death and for a reasonable time previously thereto."

Whilst the reference to the widow of a "pensioner" created little difficulty in the consideration of claims arising as a result of the Great War, largely because the Pension Act was not passed until after the Armistice was signed, administrative difficulties have been met in cases arising out of the War with the German Reich, in that in some cases irrespective of the unworthiness of the applicant the Commission has no discretion to refuse her claim under this Section.

The Board concur in the above report and recommend that, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the Pension Act or in any other act or regulation, Your Excellency in Council be pleased to order as follows:—

1. In cases in which a member of the forces has died leaving a widow or a widow and children or orphan children entitled to pension in addition to a parent or person in the place of a parent who previous to his enlistment or during his service was wholly or to a substantial extent maintained by him, the Commission may, in its discretion, award a pension to each such parent or person not exceeding three hundred and sixty dollars per annum.
2. No pension shall be paid to the widow of a member of the forces unless she was living with him or was maintained by him or was, in the opinion of the Commission, entitled to be maintained by him at the time of his death and for a reasonable time previously thereto.
3. No payments shall be made under this Order for any period prior to the 1st January, 1944.
4. All payments required to be made under this Order, additional to those already provided under the Pension Act, shall be made out of funds provided from the War Appropriation in respect of service in the War with the German Reich and out of the Appropriation for European War Pensions in the Regular Estimates in respect of service in the Great War.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council providing that employees of Crown Companies shall be deemed to be persons employed in the public service of Canada within the meaning of P.C. 2187,  
20th October, 1922, etc.**

P.C. 3095

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of April, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the compensation payable when any person employed in the public service of Canada or employed under the direction of any department of the public service of Canada suffers death or injury resulting directly from a flight undertaken in the course of duty is prescribed by Regulations established by Order in Council P.C. 2187 of October 20, 1922, as amended by Order in Council P.C. 1165 of June 15, 1927;

And whereas by virtue of the powers conferred by Section 6 (3) of The Department of Munitions and Supply Act the Minister of Munitions and Supply has procured the incorporation of several companies and corporations and has delegated to such companies and corporations certain of the powers and duties conferred or imposed upon the said Minister by the said Act;

And whereas all such companies and corporations are responsible to and are subject to the control and direction of the Minister of Munitions and Supply;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and both hereby order that the employees of any company or corporation, the incorporation of which has been or may hereafter be procured by the Minister of Munitions and Supply pursuant to the powers conferred by section 6 (3) of The Department of Munitions and Supply Act, shall be deemed to be persons employed, in the public service of Canada or employed under the direction of a department of the public service of Canada within the meaning of Orders in Council P.C. 2187 of October 20, 1922, and P.C. 1165 of June 15, 1927, and that the Regulations established by the said Orders in Council, and any amendments thereof from time to time in force, shall be applicable with respect to any employee of any such company or corporation who may suffer death or injury resulting from a flight in any aircraft, either military or civil, undertaken by such employee in the course of his duties as an employee of such company or corporation.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council reducing customs duty on fresh tomatoes for period May 1st to May 15, 1944

P.C. 3251

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:—

That imports of tomatoes, fresh, in their natural state, are dutiable at rates of Free under the British Preferential Tariff, 27½ per cent ad valorem but not less than 2 cents per pound under the Intermediate Tariff, and 30 per cent ad valorem but not less than 3 cents per pound under the General Tariff, the weight of the package to be included in the weight for duty;

That since January 1, 1939, imports of United States tomatoes, fresh, in their natural state, have been entitled to the Canada-United States Trade Agreement rate of 10 per cent ad valorem but not less than 1½ cents per pound;

That Canada imports between 50 and 55 million pounds of fresh tomatoes annually;

That about 35 per cent of Canada's imports of fresh tomatoes is of Mexican origin and subject to a rate of customs duty of 30 per cent ad valorem but not less than 3 cents per pound;

That Order in Council P.C. 9235 of December 2, 1943, reduced the General Tariff rate of customs duty on fresh tomatoes from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound during the period December 6, 1943, to April 30, 1944;

That a number of cars of Mexican tomatoes now en route to Canada will not arrive until early in May and if these importations are subject to the extra customs duty of 1½ cents per pound the cost to the consumer of these tomatoes will be considerably increased.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the rate of customs duty payable on tomatoes, fresh, in their natural state, when subject to General Tariff treatment be and it is hereby reduced from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound (the weight of the package to be included in the weight for duty) during the period May 1, 1944, to May 15, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council amending P.C. 1087, 21st February, 1944—income tax allowances to Auxiliary Service Supervisors**

P.C. 3254

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1087 dated February 21, 1944, certain income tax allowances were made to Auxiliary Service Supervisors of the Department of National Defence, Adjutant General's Branch, the said Supervisors being referred to as "persons engaged in such like organizations as the Y.M.C.A., the Red Cross, the Salvation Army, the Knights of Columbus and other organizations";

And whereas the Minister of Finance reports that it is now apparent that the foregoing is a misdescription of the Supervisors for whom such income tax allowances were intended and that the correct reference to them should have been "persons engaged in such organizations as Canadian Legion War Services, Inc., the National Council of the Y.M.C.A., Knights of Columbus Canadian Army Huts, Salvation Army Canadian War Services";

Therefore His Excellency the Governor General in Council on the recommendation of the Minister of Finance and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the said Order in Council P.C. 1087, and it is hereby amended as follows:—

A. The first paragraph of the preamble is amended to read as follows:—

"Whereas the Minister of Finance reports that the Auxiliary Service Supervisors are personnel of such organizations as Canadian Legion War Services, Inc., the National Council of the Y.M.C.A., Knights of Columbus Canadian Army Huts, Salvation Army Canadian War Services, who have been selected by the Royal Canadian Navy, the Army and the Royal Canadian Air Force for service with the said forces;"

B. Paragraph numbered 1 is amended to read as follows:—

1. One-fifth of the pay, including dependents' allowances, of such Auxiliary Service Supervisors be deemed not subject to taxation under the Income War Tax Act;

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



# Order in Council amending regulations governing the maintenance of discipline among and treatment of prisoners of war

P.C. 3278

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that it is considered desirable that an Officer Commanding a body of troops having the custody of prisoners of war in a labour detachment, upon receiving information of a charge made against a prisoner of war under his custody of having committed an offence, should have authority to deal with the case and exercise powers of summary punishment, because:—

- (i) prisoners of war are employed in detachments on labour projects in remote areas at great distances from the prisoner of war camp to which they are attached; and
- (ii) under the "Regulations Governing the Maintenance of Discipline Among and Treatment of Prisoners of War" made and established by Order in Council P.C. 4121 of the 13th December, 1939, a prisoner of war under charge of having committed an offence can only have his case summarily disposed of by the Commandant of the prisoner of war camp to which he is attached.

And whereas the Minister further reports that, in order to promptly dispose of charges and to save expense and delay, it is deemed necessary that the said regulations be amended granting authority to an Officer Commanding a body of troops having the custody of prisoners of war in a labour detachment to deal with a charge against a prisoner of war under his custody and summarily dispose of the same in the same manner as the Commandant of a prisoner of war camp.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Acting Secretary of State for External Affairs and under the authority of the War Measures Act, is pleased to amend the "Regulations Governing the Maintenance of Discipline Among and Treatment of Prisoners of War" made and established by Order in Council P.C. 4121 of the 13th day of December, 1939, and they are hereby further amended by deleting Paragraph 53 thereof and substituting therefor the following:—

"53. The Commandant of any camp or other place set apart for the internment of Prisoners of War, or the officer commanding a body of troops having custody of Prisoners of War in the field or upon the line of march or in a labour detachment, upon receiving information of a charge made against a Prisoner of War under his custody of having committed an offence, shall dismiss the charge if he in his discretion thinks it ought not to be proceeded with, but where he thinks the charge ought to be proceeded with, he may forthwith submit a report to the District Officer Commanding the Military District in which the Camp to which the Prisoner of War is attached is situated, who shall give such orders as may be necessary, or he may deal with the case summarily."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative Orders

(Department of National Defence for Naval Services)

**THE MERCHANT SEAMEN ORDER, 1941****Board of Inquiry****Appointment and Confirmation of Appointment**

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Acting Commander William Goggan Lalor, O.B.E., R.D., R.C.N.R., of the City of Vancouver, in the Province of British Columbia, officer of the Naval Forces of Canada as representing the Department of National Defence for Naval Services to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 24th day of January, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*

**THE MERCHANT SEAMEN ORDER, 1941****Board of Inquiry****Appointment and Confirmation of Appointment**

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Acting Commander A. R. Francis, R.C.N.R. 0-24910, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 25th day of April, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*

**MERCHANT SEAMEN ORDER, 1941****Committee of Investigation****Nominations**

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following:—

S/Lt. R. D. Douglas, R.C.N.V.R. 0-20450,  
S/Lt. H. P. Cavers, R.C.N.V.R. 0-12870,  
Lieut. G. Lancaster, R.C.N.R. 0-40130,

officers of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 25th day of April, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*

## (Department of National Revenue)

WM No. 19—Supplement No. 50

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 26th April, 1944.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 50**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,  
Deputy Minister of National Revenue,  
Customs and Excise.

Series D No. 47—T. C. 160

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 27th April, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st March, 1944, it is ordered that the undermentioned products be accorded the tariff treatment hereunder indicated:—

Watch actions and movements, finished or unfinished.....	
British Preferential Tariff.....	Free
Intermediate Tariff.....	7½ p.c.
General Tariff.....	15 p.c.
(To be designated as Tariff Item 366c.)	

Effective the 1st March, 1944, watches of all kinds originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment are exempted from the War Exchange Tax.

D. SIM,  
Deputy Minister of National Revenue,  
Customs and Excise.

(P.C. 2937, 22/4/44—Authority, War Measures Act.)

PART III  
Wartime Prices and Trade Board  
(Finance)

Board Orders

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 388

**Priority Sales of Evaporated Milk**

Under powers given to the Board by Order-in-Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on April 24, 1944.
2. Section 8 of Order No. 326 of the Board, as amended by Order No. 339 and by Order No. 375, is amended by adding thereto subsection (4) as follows:

"(4) Notwithstanding the provisions of subsections (1) and (2) of this section, a supplier located in a restricted area in any of the Provinces of Manitoba, Saskatchewan, Alberta or British Columbia may purchase from a manufacturer or processor of evaporated milk, without surrendering any G coupon, special purchase permit or other purchase document in respect thereof, the evaporated milk required, against sales made or to be made by him to any person not in a restricted area."

Made at Ottawa this 21st day of April, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 390

**Bulk Cargo Freight Rates on the Great Lakes**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order shall come into force on May 1, 1944.
2. Section B of Part VIII of the Schedule of maximum water freight rates of Order No. 258 of the Board is revoked and the following substituted therefor:

"B. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD  
TO THREE RIVERS

<i>From</i>	<i>Rates per cord</i>	<i>From</i>	<i>Rates per cord</i>
Cap Chat .....	\$3.75	Trois Pistoles .....	\$2.75
Ste Anne des Monts .....	3.75	St. Eloi .....	2.75
Mechins .....	3.75	Riviere du Loup .....	2.75
Grosses Roches .....	3.75	Tadoussac .....	2.75
Ste Felicite .....	3.50	Baie Ste Catherine .....	2.75
Ragueneau .....	3.50	Port aux Persil .....	2.35
Bersimis .....	3.50	St. Simeon .....	2.35
Colombier .....	3.25	Riviere Ouelle .....	2.35
Ilets Jeremie .....	3.25	Kamouraska .....	2.35
Matane .....	3.25	St Roche des Aulnaies .....	2.25
Rimouski .....	3.00	Ste Anne de la Pocatiere ....	2.25
Portneuf .....	3.00	St. Jean Port-Joli .....	2.25
Forestville .....	3.00	Pte. Riv. St. Francois .....	2.25
Anse Amable .....	3.00	La Malbaie .....	2.25
Anse Goelette .....	3.00	St. Irenee .....	2.25
Sault au Mouton .....	3.00	Baie St. Paul .....	2.25
St. Paul du Nord .....	3.00	Les Eboulements .....	2.25
Escoumains .....	2.75	Giffard .....	1.75
Bergeronnes .....	2.75	Chateau Richer .....	1.75"

Made at Ottawa this 25th day of April, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER NO. A-1175

**Maximum Manufacturers' and Wholesalers' Prices for Logrun White Pine  
Originating in New Brunswick, Nova Scotia and Prince Edward Island**

Under powers given by the Wartime Prices and Trade Board, to the Timber Administrator, it is hereby ordered, on behalf of the Board as follows:—

**Interpretation**

1. For the purposes of this Order,
- (a) "Logrun White Pine" means lumber manufactured in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island from White Pine (*pinus strobus*) being the whole product of the log and a combination of all of the grades of lumber, excluding No. 5 and No. 6 Common set out in the Official Grading Rules for White Pine adopted by the White Pine Bureau of the Canadian Lumbermen's Association, Ottawa, Ontario, 6th edition published July, 1940, reprinted May 1943;
- (b) "point of shipment" means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer, or consumer;
- (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

**Maximum Manufacturers' and Wholesalers' Prices Fixed**

2. (1) The maximum price at which any manufacturer or any wholesaler may sell or offer for sale at wholesale or any person may purchase at wholesale any Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to a wholesaler, retailer or consumer in any part of Canada shall be \$54 per thousand feet board measure f.o.b. manufacturers' point of shipment.

(2) When any Rough Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be \$54 per thousand feet Board measure increased by the amount of the freight chargeable which shall be calculated by using a shipping weight of 2,800 pounds per thousand feet board measure (irrespective of the true weight) computing the freight per thousand feet board measure to the nearest twenty-five cents.

**Rough Logrun White Pine under 1" thick and Dressed Logrun White Pine**

3. Rough Logrun White Pine of less than 1 inch in thickness or Dressed Logrun White Pine shall not be sold until the price has been fixed upon application made to the Timber Administrator.

**Invoices to Show Particulars of Logrun White Pine Sold**

4. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada, shall complete in duplicate invoices covering each such sale made by him, stating therein the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

**Effective Date**

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 19th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman—Wartime Prices and Trade Board.*

*Note.*—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1176

**Maximum Manufacturers' and Wholesalers' Prices for Logrun White Pine  
Originating in Ontario and Quebec**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD AS FOLLOWS:

**Interpretation**

1. For the purposes of this Order,
  - (a) “Logrun White Pine” means lumber manufactured in the provinces of Ontario and Quebec from White Pine (*pinus strobus*) being the whole product of the log and a combination of all of the grades of lumber, excluding No. 5 and No. 6 Common set out in the Official Grading Rules for White Pine adopted by the White Pine Bureau of the Canadian Lumbermen's Association, Ottawa, Ontario, 6th edition published July, 1940, reprinted May, 1943;
  - (b) “point of shipment” means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
  - (c) “wholesaler” means any person engaged in the business of selling lumber otherwise than at retail.

**Maximum Manufacturers' and Wholesalers' Prices for Rough Logrun White Pine**

2. (1) The maximum price at which any manufacturer may sell or offer for sale to a wholesaler or any wholesaler may purchase Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to any person in Canada shall be \$42.50 per thousand feet board measure f.o.b. the manufacturers' point of shipment.

(2) The maximum price at which any manufacturer or any wholesaler may sell or offer for sale to a retailer or consumer or any retailer or consumer may purchase any Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to a retailer or consumer in any part of Canada shall be \$46 per thousand feet board measure f.o.b. the manufacturers' point of shipment.

(3) When any Rough Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the wholesalers', retailers' or consumers' point of destination and the maximum price shall be \$42.50 or \$46 per thousand feet board measure (whichever is applicable) increased by the amount of the freight chargeable

which shall be calculated by using a shipping weight of 2,800 pounds per thousand feet board measure (irrespective of the true weight) computing the freight per thousand feet board measure to the nearest 25 cents.

### **Rough Logrun White Pine under 1" thick and Dressed Logrun White Pine**

3. Rough Logrun White Pine of less than 1 inch in thickness or Dressed Logrun White Pine shall not be sold until the price has been fixed upon application made to the Timber Administrator.

### **Invoices to Show Particulars of Logrun White Pine Sold**

4. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada, shall complete in duplicate invoices covering each such sale made by him, stating therein the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### **Effective Date**

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 19th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER NO. A-1177

### **Maximum Manufacturers' and Wholesalers' Prices for Pacific Coast Logrun White Pine**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board, as follows:—

### **Interpretation**

1. For the purposes of this Order,
  - (a) "Logrun White Pine" means lumber manufactured in the Vancouver Forest District from White Pine (*pinus monticola*) being the whole product of the log and a combination of all the grades of lumber excluding industrial or No. 5 grade set out in the Standard Grading Rules, published by the Western Pine Association of Portland, Oregon, dated April 1st, 1939;
  - (b) "point of shipment" means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
  - (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

### **Maximum Manufacturers' and Wholesalers' Prices Fixed**

2. (1) The maximum price at which any manufacturer or any wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale any Logrun White Pine one inch or more in thickness and of any width for delivery to a wholesaler, retailer or consumer in any part of Canada, shall be \$45.00 per thousand feet board measure f.o.b. the manufacturers' point of shipment.



(2) When any Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be \$45.00 per thousand feet board measure increased by the amount of the freight chargeable which shall be calculated by using a shipping weight of 2,800 pounds per thousand feet board measure for Logrun White Pine in the rough or dressed to full nominal size, and 2,500 pounds per thousand feet board measure for Logrun White Pine dressed to any other sizes (irrespective of the true weight). In each case the freight per thousand feet board measure shall be computed to the nearest 25 cents.

### **Logrun White Pine of Less than 1" in Thickness**

3. Logrun White Pine of less than 1" in thickness shall not be sold until the price has been fixed upon application made to the Timber Administrator.

### **Invoices to Show Particulars of Logrun White Pine Sold**

4. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada shall complete in duplicate invoices covering each such sale made by him, stating therein, the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### **Effective Date**

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 19th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

*Note.*—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

## **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1187

### **Deliveries of Ice**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-491 as amended by Administrator's Orders Nos. A-674 and A-745 is hereby further amended by revoking subsection (2) of Section 4 thereof and substituting the following therefor:

"4. (2) Notwithstanding the provisions of subsection (1) of this Section, and Section 6, any distributor may, during the period commencing May 1, 1944, and ending September 30, 1944, both inclusive, make a regular delivery of ice to any place of residence other than an hotel, up to six times in each week, provided that not more than one such regular delivery may be made to any one place of residence in any one week day."



2. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa this 27th day of April, 1944.

M. W. McCUTCHEON,  
*Administrator of Services.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE.—This Order permits but does not require any dealer to make a daily delivery to places of residence during the period commencing May 1, 1944, and ending September 30, 1944.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1188

### Transportation of Milk and Cream

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services,

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Order comes into force on May 1, 1944, and amends Administrator's Order No. A-533 so that after the said date the right of any person to transport milk or cream by use of an automotive vehicle is to be limited to those who hold specific permits under the said Order No. A-533. After the said date general permits issued under the said Order cease to be valid.

2. Section 2 of Administrator's Order No. A-533 is revoked and replaced by the following:

"2. On and after May 1, 1944, no person shall use or cause or permit to be used any automotive vehicle to transport milk or cream except under the authority and in accordance with the terms of a specific permit granted by the Administrator under Section 3 of this Order, except that this Order shall not apply to use of an automotive vehicle to transport milk or cream produced on a farm owned or operated by the owner of such automotive vehicle so long as it is confined to such use in the transportation of milk or cream."

3. Section 3 of said Order No. A-533 is revoked.

4. Section 4 of said Order No. A-533 is renumbered as Section 3 thereof.

5. Sections 5 and 6 of said Order No. A-533 are revoked and replaced by the following sections, numbered, respectively, as 4 and 5 thereof:

"4. A specific permit granted under Section 3 may be cancelled or varied by the Administrator at any time by direction in writing."

"5. A specific permit granted under Section 3 shall unless otherwise specifically provided in such permit exempt an automotive vehicle from the provisions of Administrator's Order No. A-314 during such time as it is being operated for the purposes mentioned and in accordance with the terms of the specific permit."

Dated at Ottawa, this 27th day of April, 1944.

M. W. McCUTCHEON,  
*Administrator of Services.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1191

**The Manufacture of Photo Engravings, Electrotypes, Stereotypes and Matrices**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Publishing, Printing and Allied Industries, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-487 is revoked.
  2. This Order shall become effective on and after the 1st day of May, 1944.
- Dated at Ottawa this 28th day of April, 1944.

JOHN ATKINS,  
*Administrator of Publishing,  
Printing and Allied Industries.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1192

**Packaging and Sizes of Household Drug Products**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Pharmaceuticals, it is hereby ordered, as follows:—

1. This Order comes into force May 1, 1944.
2. Administrator's Order No. A-514 which imposed certain restrictions upon the packaging and sizes of household drug products is revoked.

Dated at Ottawa this 28th day of April, 1944.

W. M. GRANT,  
*Administrator of Pharmaceuticals.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE:—The provisions of this Order will permit manufacturers to resume production of goods in many sizes which have heretofore been prohibited. Where a manufacturer resumes production of goods in a size for which his maximum price has been established in accordance with The Wartime Prices and Trade Board Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of goods in those sizes for which no maximum price has been fixed under the said regulations, the manufacturer shall submit the prices for approval as required by the provisions of Order No. 214.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1193

**Maximum Price of 30 Pound Newsprint Paper**

Under powers given to the Newsprint Administrator by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

1. The maximum price at which any person may sell or offer for sale, newsprint paper, of 30 pounds basis weight, in rolls or sheets, not further processed, for use or

consumption within Canada, shall be \$4.00 per ton more than the maximum price for standard (32 lbs.) newsprint paper, as fixed by Administrator's Order No. A-820.

2. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 28th day of April, 1944.

GUY E. HOULT,  
*Newsprint Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1196

### Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Saskatchewan

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

#### Interpretation

1. For the purpose of this Order,
  - (a) "Consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
  - (b) "Cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
  - (c) "Jack pine pulpwood" means round and sound bolts of Jack pine;
  - (d) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

#### Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Saskatchewan in which such pulpwood was cut from the stump.

#### Maximum Consumers' Prices for Pulpwood

3. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan at a price in excess of the price per cord set out hereunder, which price shall include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point, and shall also include any consideration, money or money's worth, given or paid by the buyer to any person in connection with the purchase of any such pulpwood or received by the seller from any person in connection with the sale of any such pulpwood.

#### KIND OF PULPWOOD

Spruce		Jack Pine	
Rough	Peeled	Rough	Peeled
Per cord . . . . \$3.00	\$11.00	\$6.50	\$9.50

#### Previous Administrator's Order Revoked

4. Administrator's Order No. A-789 dated the 28th day of June, 1943, is revoked.

#### Effective Date

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa this 28th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



# WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1197

## Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Manitoba

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

### Interpretation

1. For the purpose of this Order,
  - (a) "Consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
  - (b) "Cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
  - (c) "Jack pine pulpwood" and "Poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
  - (d) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

### Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer, and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Manitoba in which such pulpwood was cut from the stump.

### Maximum Consumers' Prices for Pulpwood

3. (1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba at a price in excess of the price per cord set out hereunder, which price shall include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad when the price shall be f.o.b. car at loading point or by barge when the price shall be f.o.b. barge at loading point. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any such pulpwood or received by the seller from any person in connection with the sale of any such pulpwood shall constitute part of the price of such pulpwood.

#### KIND OF PULPWOOD

	Spruce		— Jack Pine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
Per cord .....	\$9.00	\$12.00	\$7.50	\$10.50	\$6.25	\$8.00

(2) For pulpwood delivered by a seller by truck to a consumer's mill the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1) a delivery charge of \$1.75 per cord when rough and \$1.50 per cord when peeled.

### Previous Administrator's Order Revoked

4. Administrator's Order No. A-762 dated the 11th day of June, 1943 is revoked.

### Effective Date

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 28th day of April, 1944.

A. H. WILLIAMSON,  
Timber Administrator.

APPROVED:

D. GORDON,  
Chairman, Wartime Prices and Trade Board.



# **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1198

## **Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Districts of Kenora and Rainy River in the Province of Ontario**

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

### **Interpretation**

1. For the purpose of this Order,
  - (a) "Consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
  - (b) "Cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
  - (c) "Jack pine pulpwood" and "Poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
  - (d) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

### **Balsam and Fir Content of Spruce Pulpwood Restricted**

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Ontario in which such pulpwood was cut from the stump.

### **Maximum Consumers' Prices for Pulpwood**

3. (1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, Jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the Province of Ontario at a price in excess of the price per cord set out hereunder, which price shall include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point, and shall also include any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any such pulpwood or received by the seller from any person in connection with the sale of any such pulpwood.

### **KIND OF PULPWOOD**

	Spruce		Jack Pine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
Per cord .....	\$9.25	\$12.25	\$7.75	\$10.75	\$7.00	\$9.00

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.50 per cord when rough and \$1.25 per cord when peeled.

(3) For pulpwood delivered by a seller, by water only, to a consumer's mill at Fort Frances, in the Rainy River District of the Province of Ontario, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1), a delivery charge of \$1.50 per cord.

### **Previous Administrator's Order Revoked**

4. Administrator's Order No. A-763 dated the 11th day of June, 1943 is revoked.

### **Effective Date**

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 28th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

# WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1199

## Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Ontario Excepting the Districts of Kenora and Rainy River

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

### Interpretation

1. For the purpose of this Order,

(a) "District No. 1" means all that part of the Province of Ontario enclosed by the following boundaries:—

- (1) A line projected due north from a point on the shore of Georgian Bay to the town of Capreol in the district of Sudbury;
- (2) A line projected due east from the said town of Capreol to the Ottawa River;
- (3) The boundary of the Province of Quebec;
- (4) The Canadian shores of the Great Lakes—St. Lawrence Waterways—to a point on the shore of Georgian Bay due south of the said town of Capreol;

"District No. 2" means the districts of Thunder Bay, Algoma, Temiskaming and Cochrane, and those sections of the districts of Sudbury and Nipissing not included in District No. 1;

- (b) "Consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (c) "Cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (d) "Jack pine pulpwood" and "Poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively.
- (e) "Spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

### Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Ontario in which such pulpwood was cut from the stump.

### Maximum Consumers' Prices for Pulpwood

3. (1) No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, Jack pine or poplar pulpwood cut from the stump in District No. 1 and District No. 2 at a price in excess of the price per cord set out hereunder, which price shall include the cost of delivery at the consumer's mill unless the pulpwood is delivered by railroad, when the price shall be f.o.b. car at loading point, and shall also include any consideration, money or money's worth, given or paid by the buyer to any person in connection with the purchase of any such pulpwood or received by the seller from any person in connection with the sale of any such pulpwood.

#### KIND OF PULPWOOD

District	Spruce		Jack Pine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
No. 1 Per Cord..	\$9.50	\$12.50	\$8.50	\$11.50	\$7.50	\$9.50
No. 2 " " ..	8.75	11.75	7.75	10.75	7.00	9.00

(2) For pulpwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in subsection (1) a delivery charge of \$1.25 per cord when rough and \$1.00 per cord when peeled.

**Previous Administrator's Orders Revoked**

4. Administrator's Order No. A-747 dated the 28th day of May, 1943, and Administrator's Order No. A-1078 dated the 2nd day of February, 1944, are revoked.

**Effective Date**

5. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 28th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD****ADMINISTRATOR'S ORDER No. A-1200****Certain Processed and Preserved Berries and Fruit in British Columbia**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:—

1. Section 2 of Administrator's Order No. A-794 is hereby revoked and is replaced by the following:—

"2. Except as otherwise provided in this Order, every person who processes and preserves in British Columbia, any strawberries, raspberries, loganberries, black currants or apricots in SO<sub>2</sub> or by heat sterilization or by freezing with or without sugar, shall sell all such products to the Corporation or to such other person or persons as the Administrator of Processed Fruits and Vegetables or any other duly authorized representative of the Board may from time to time prescribe in writing."

2. Section 4 of said Order No. A-794 is hereby revoked and is replaced by the following:—

"4. The price to be charged by the seller for any product sold to the Corporation or other person under the provisions of this Order shall be such as may from time to time be fixed by the said Administrator with the approval of the Chairman of the Board."

3. This Order comes into force on May 5, 1944.

Dated at Ottawa this 29th day of April, 1944.

F. D. MATHERS,  
*Administrator of Processed  
Fruits and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD****ADMINISTRATOR'S ORDER No. A-1201****Closet Seats**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating and Plumbing Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-359, as amended by No. A-442, and which prohibited the manufacture of closet seats except according to certain standard specifications, is hereby revoked.

2. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 1st day of May, 1944.

G. N. MOLESWORTH,  
*Administrator, Heating and Plumbing Equipment.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1202

### Ladies' Felt Hats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-307, as amended by Orders No. A-343 and No. A-637, and which restricted the manufacture of stiffened hoods for ladies felt hats, is hereby revoked.

2. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 1st day of May, 1944.

J. A. KLEIN,  
*Administrator, Women's, Misses' and Children's Wear.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1203

### Flannelette Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-716, which restricted the use of flannelette in the manufacture of garments, is hereby revoked.

2. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 1st day of May, 1944.

J. A. KLEIN,  
*Administrator, Women's, Misses' and Children's Wear.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1204

**Maximum Price for Hemlock Bark in Eastern Canada**

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

**Interpretation**

1. For the purpose of this Order,

“cord” means an amount of Hemlock Bark which when properly stacked occupies a space containing 128 cubic feet and which weighs not less than 1,900 pounds and not more than 2,100 pounds.

**Maximum Price Fixed**

2. (1) The maximum price at which any person may sell or offer for sale or at which any tanner may purchase any Hemlock Bark produced in the Province of Ontario, Quebec, New Brunswick or Nova Scotia shall be \$14.00 per cord.
- (2) The maximum price of \$14.00 mentioned in subsection (1) shall include the cost of delivery unless the Hemlock Bark is shipped by railway when the maximum price may be increased by the amount of the actual railway freight charges.

**Invoices to Show Particulars of Hemlock Bark Sold**

3. Every person selling Hemlock Bark produced in the Province of Ontario, Quebec, New Brunswick or Nova Scotia shall complete in duplicate an invoice covering each such sale made by him, stating therein the quantity sold, the point of shipment, the price charged therefor and the amount of the railway freight charges, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

**Effective Date**

4. This Order shall be effective on and after the 4th day of May, 1944.

Dated at Ottawa this 1st day of May, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE:—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1205

**Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feeding**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Clause (e) of Section 2 of Administrator's Order No. A-1023 is hereby revoked and is replaced by the following:

"(e) "city or town" means the city or town itself and, except in the case of the cities of Charlottetown and Summerside, all territory within a distance of 20 miles measured from the city or town hall of that city or town and the whole of any city, town or village which or any part of which is within the said distance, but in the case of the city of Montreal the distance is to be 25 miles measured from its city hall;"

2. The Schedule to said Order No. A-1023 is hereby amended by adding to Note (2) thereof the following:

"In the case of the cities of Charlottetown and Summerside only the area within the city limits of those cities is included."

3. This Order comes into force on May 6, 1944.

Dated at Ottawa this 1st day of May, 1944.

F. S. GRISDALE,  
*Administrator of Meat and Meat Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1207

### Maximum Prices of New Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

### Part I—Introduction and Definitions

#### APPLICATION OF THE ORDER

1. (1) This Order comes into force on May 25, 1944, and applies to domestic and imported potatoes grown in 1944 and sold or offered for sale in the period May 25, 1944 to August 31, 1944, both inclusive. Such potatoes are hereinafter referred to as "new potatoes".

(2) This Order applies to new potatoes of all kinds, grades, qualities and varieties except sweet potatoes and yams.

(3) The provisions of Administrator's Order No. A-929 shall not hereafter apply to new potatoes.

#### PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

#### ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE TO BE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any new potatoes or received by the seller in connection with the sale of any new potatoes shall constitute part of the price of such new potatoes.

#### DEFINITIONS

4. For the purposes of this Order,

(a) "distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business;

- (b) "wholesale distributor" means any person other than a shipper who sells new potatoes at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer;
- (c) "consumer" means a person who buys for his personal or household consumption;
- (d) "shipper" means a primary producer of potatoes, or any other person who assembles and ships potatoes at the point of production;
- (e) "sell" includes an offer to sell.

## Part II—Sales by Shippers (Including Primary Producers)

### SALES BY SHIPPERS—MAXIMUM PRICES

5. (1) The maximum price at which a shipper may sell any new potatoes to any class of buyer delivered

- (a) at Harrow, Ontario, or Vancouver, British Columbia, shall, according to the class of buyer, the size of container in which the new potatoes are packed and sold and the period in which the sale is made, be the price set forth in the Schedule to this Order;
- (b) at any distributing centre other than Harrow and Vancouver shall, according to the class of buyer, the size of container in which the new potatoes are packed and sold and the period in which the sale is made be the price set forth in the said Schedule PLUS the normal cost of transporting new potatoes in carload lots to that distributing centre from Harrow or Vancouver, whichever cost is the lower, but not in any event exceeding 40 cents per 100 pounds;
- (c) delivered at any other point, shall, according to the size of container in which the new potatoes are packed and sold and the period in which the sale is made, be the maximum price as fixed by clause (b) preceding at which he may sell new potatoes to that class of buyer delivered to the distributing centre nearest to such point PLUS the cost of transporting new potatoes by freight in less than carload lots to such point from such nearest distributing centre.

(2) The maximum prices fixed by subsection (1) of this Section include the cost of delivery to the distributing centre or other point of delivery. A shipper may, however, price the new potatoes on the basis of f.o.b. his farm or shipping point and in that event his maximum price shall be reduced by an amount to cover the cost of transportation from his farm or shipping point to the point of delivery to the buyer.

## Part III—Sales by Wholesale Distributors

6. (1) The maximum price at which a wholesale distributor may sell to any person any new potatoes, delivered at Harrow, Ontario, or Vancouver, British Columbia, shall be as follows, according to the period in which the sale is made and the size of container in which the new potatoes are packed and sold;

Period of Sale	May 25 to July 19, 1944	July 20 to August 2, 1944	August 3 to August 16, 1944	August 17 to August 31, 1944
Maximum price per:—				
100-lb. bag.....	\$3.95	\$3.70	\$3.45	\$3.20
75-lb. bag.....	2.96	2.78	2.59	2.40
15-lb. basket.....	.64	.60	.56	.53
10-lb. basket.....	.43	.40	.38	.35

(2) The maximum price at which a wholesale distributor may, during any period, sell to any person any new potatoes, delivered at any distributing centre other than Harrow and Vancouver, shall be the maximum price fixed by subsection (1) preceding for that period and the size of container in which the new potatoes are packed and



sold PLUS the normal cost of transporting new potatoes in carload lots to that distributing centre from Harrow or Vancouver, whichever cost is the lower, but not in any event exceeding 40 cents per 100 pounds.

(3) The maximum price at which a wholesale distributor may, during any period, sell to any person any new potatoes, delivered at any point other than a distributing centre, shall be, according to the size of container in which the new potatoes are packed and sold, the maximum price, as fixed by this section, at which he may sell those potatoes during that period to that person delivered at the distributing centre nearest to such point PLUS the cost of transporting new potatoes by freight\*in less than carload lots from such nearest distributing centre to such point.

#### Part IV—Sales by Retailers

7. The maximum price at which any person other than a shipper may sell any new potatoes at retail shall be the sum of the following:—

- (a) his actual delivered cost of the new potatoes but not exceeding the lawful maximum delivered price that may be charged by his supplier for those potatoes under the provisions of this Order; and
- (b) a markup not exceeding, according to the size of the container in which the potatoes are packed and sold,
  - 40c per 100 pound container;
  - 30c per 75 pound container;
  - 25c per 50 pound container;
  - 15c per 25 pound container;
  - 12c per 15 pound container;
  - 8c per 10 pound container;
  - 8/10c per pound for less than 10 pound containers; or
- (c) if the seller purchased the potatoes from a shipper in carload lots or is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the potatoes from a shipper and actually took delivery at such warehouse, a mark-up not exceeding, according to the size of the container in which the potatoes are packed and sold,
  - 48c per 100 pound container;
  - 36c per 75 pound container;
  - 30c per 50 pound container;
  - 18c per 25 pound container;
  - 15c per 15 pound container;
  - 10c per 10 pound container;
  - 1c per pound for less than 10 pound containers;

provided, however, that if the retailer purchased the potatoes already packaged in 10 pound baskets, his markup shall not exceed 5c per 10 pound basket where clause (b) applies or 7c per 10 pound basket where clause (c) applies and if he purchased the potatoes already packaged in 15 pound baskets, his markup shall not exceed 8c per 15 pound basket where clause (b) applies or 10c per 15 pound basket where clause (c) applies.

#### Part V—General Provisions

##### CONTAINERS-PACKAGING BY SHIPPERS AND WHOLESALE DISTRIBUTORS

8. If new potatoes are sold at wholesale in other than 100 pound bags, 75 pound bags, 15 pound baskets or 10 pound baskets, the maximum price shall be on a per pound basis corresponding to the maximum price per pound of such potatoes when sold at wholesale by the seller in 100 pound containers and such price shall include the cost of containers.

#### Part VI—Records of Sales and Purchases

##### SALES INVOICES

9. (1) On every sale of new potatoes other than a sale at retail the seller shall at the time of delivery of the new potatoes furnish the buyer with an invoice showing



the name and identifying address of the seller and the buyer, the date of sale, the quantity sold and the price charged therefor.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this section.

#### RECORDS OF PURCHASES

10. Every wholesale distributor and retailer shall immediately upon receipt by him of any new potatoes purchased by him make a written record at the place of business at which he receives the new potatoes, showing the date of purchase, the name and identifying address of his supplier, the quantity purchased and the actual price and transportation charges paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 9, he need not keep any other record of the particulars of sale shown on that invoice.

#### INSPECTION OF RECORDS AND INVOICES

11. Every invoice and record which a seller of new potatoes is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

#### SALES SLIPS ON SALES AT RETAIL

12. Every person who sells new potatoes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity and the price per pound of the new potatoes sold.

Dated at Ottawa this 2nd day of May, 1944.

E. J. CHAMBERS,

*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

#### SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1207

**Maximum Prices for Sales of new Potatoes by Shippers to all Classes of Buyers, delivered at Harrow, Ontario, or at Vancouver, British Columbia**

Period of Sale		May 25 to July 15, 1944	July 16 to July 29, 1944	July 30 to August 12, 1944	August 13 to August 31, 1944
Class of Buyer	Size of Container	—	—	—	—
A. (1) Wholesale distributors. .... (2) Persons who buy in carload lots (3) Retailer operating central warehouse separate from his retail outlet or outlets who takes delivery at such warehouse.	100-lb. bag	\$3.75	\$3.50	\$3.25	\$3.00
	75-lb. bag	2.81	2.63	2.44	2.25
	15-lb. basket	.61	.57	.53	.50
	10-lb. basket	.41	.38	.36	.33
B. Consumers.....	100-lb. bag	\$4.35	\$4.10	\$3.85	\$3.60
	75-lb. bag	3.26	3.08	2.89	2.70
	15-lb. basket	.72	.68	.64	.61
	10-lb. basket	.48	.45	.43	.40
C. All buyers not included in above Classes A. and B.....	100-lb. bag	\$3.95	\$3.70	\$3.45	\$3.20
	75-lb. bag	2.96	2.78	2.59	2.40
	15-lb. basket	.64	.60	.56	.53
	10-lb. basket	.43	.40	.38	.35

NOTE:—A transportation differential is set out in Section 5 of this Order where delivery is made to any point other than Harrow or Vancouver.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1209

### Hard Fibre and Cordage

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered on behalf of the Board as follows:

#### Meaning of Certain Words

1. For the purposes of this Order certain words and expressions are defined as follows:—

- (a) "binder twine" means a single yarn twine made of sisal fibre, which contains a lubricant and an insect repellent and is used or intended for use in a harvesting machine;
- (b) "cordage" means cables, ropes and twine of all kinds made of, or containing any, hard fibre;
- (c) "java fibre" means java fibre of all kinds and grades, whether or not known as *java agave sisalana*;
- (d) "hard fibre" means manila fibre and java and other sisal fibres in all forms;
- (e) "manila cordage" means cables, ropes and twine made of or containing any manila fibre;
- (f) "manila fibre" means manila fibre of all kinds and grades, whether or not known as *abaca musa textilis*;
- (g) "sisal fibre" includes any sisal fibre of all kinds and grades, including henequen;
- (h) "sisal cordage" includes cables, ropes and twine made of or containing sisal fibre;
- (i) "process" means to spin, twist, weave, manufacture, make and produce as well as the doing of any act in preparation for or in the course of any of them;
- (j) "processor" means any person who processes hard fibre.

#### Manufacture, Use, Sale and Purchase of Hard Fibre and Cordage

2. (1) No person shall process or sell any hard fibre without a permit in writing from the Administrator.

(2) No person shall use any hard fibre in the making of tying twine, lath yarn, shingle yarn, bedding, upholstering, skipping ropes or any toy or plaything.

#### Restrictions on Manufacture and Use of Binder Twine

3. (1) No person shall use any manila fibre or any java fibre in the making of binder twine.

(2) No person shall use binder twine for any purpose except binding or tying agricultural crops.

#### Authorized Uses of Manila Cordage

4. (1) No person shall purchase, cut, or use any new manila cordage except for the following purposes:

- (a) purse lines in commercial fishing;
- (b) stevedoring rope in winches for loading or unloading vessels;
- (c) life boat falls;
- (d) emergency tow lines on ocean going vessels;
- (e) drilling cables for drilling mines, oil wells and gas wells.

(2) Manila cordage made specifically for use as commercial fishing rope, transmission rope, lariat and yacht lariat, may be used for such purposes if purchased prior to the effective date of this Order.

#### Frozen Stocks of Manila Cordage

5. Every person who has in his possession or under his control in Canada any unopened coils of manila cordage shall not offer such cordage for sale until he has secured a written permit from the Administrator.

### **Purchase of Sisal or Manila Cordage**

6. (1) Until he has received a permit in writing from the Administrator, no person shall purchase any size of sisal or manila cordage if such purchase would result in such person having in his possession or under his control in Canada an amount of such cordage of that size in excess of his normal requirements for a period of sixty days.

(2) However, any person may purchase one coil of such cordage of any size if the amount of cordage of that size in his possession or under his control in Canada is below his normal requirements for a period of sixty days.

### **Monthly Reports on Stocks of Hard Fibre and Cordage**

7. On or before May 10, 1944, and on or before the 10th day of each succeeding calendar month, every processor of hard fibre shall deliver to the Administrator a signed statement on a form prescribed or authorized by the Administrator showing separately the amount by weight of all types and grades of hard fibre which such processor

- (a) received or imported during the preceding calendar month;
- (b) processed during the preceding calendar month;
- (c) sold during the preceding calendar month;
- (d) had on hand at the end of the preceding calendar month.

### **Exemptions**

8. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

### **Effective Date**

9. This Order shall be effective on and after the 6th day of May, 1944.

Dated at Ottawa, this 3rd day of May, 1944.

J. H. F. TURNER,  
*Cotton Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

**DEPARTMENT OF MUNITIONS AND SUPPLY**

**CONTROLLER OF CHEMICALS**

**Order No. C.C. 2C-1**

**(Ethylene Glycol Anti-Freeze)**

Dated May 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

**1. Effective Date**

This Order shall be effective on and from May 15, 1944.

**2. Interpretation**

For the purposes of this Order, unless the context otherwise requires,

(a) "Authorized supplier" means any of the following corporations:

British American Oil Company Limited  
 Canadian National Carbon Company Limited  
 Canadian Oil Companies Limited  
 Chrysler Corporation of Canada Limited  
 Cities Service Oil Company Limited  
 General Motors of Canada Limited  
 Imperial Oil Limited  
 McColl-Frontenac Oil Company Limited  
 Shell Oil Company of Canada Limited;

(b) "Eligible equipment" means any of the equipment listed and described in Groups A and B hereunder:

*Group A*

- |   |   |
|---|---|
| 1. Air Compressors                      | 11. Power Company Heat Exchanger Units  |
| 2. Air Conditioning Equipment           | 12. Power Shovels   |
| 3. Concrete Mixers                      | 13. Pneumatic Tools and Hydraulic Locks   |
| 4. Cranes                               | 14. Railway Car Refrigeration Equipment   |
| 5. Crushers                             | 15. Road Rollers  |
| 6. Graders                              | 16. Snowmobiles   |
| 7. Hoists                               | 17. Snow Plough Equipment   |
| 8. Hydraulic Back Pressure Valves       | 18. Sprinkler Systems   |
| 9. Industrial Refrigeration Equipment   | 19. Stationary Engines  |
| 10. Liquid Controllers and Transformers | 20. Tractors, portable power units and Logging Yards for Mining, Construction, Logging and Lumbering. |



*Group B*

1. Commercial trucks or trailer tractors having a manufacturer's rated carrying capacity of 4,000 lbs. or more
2. Ambulances
3. Busses with a seating capacity for more than 18 persons
4. Farm, factory and other tractors not included in Group A.

(c) "Purchase certificate" means a certificate substantially in the form of Schedule A to this Order, or in such other form as the Controller may prescribe.

**3. Manufacture**

Except with a permit in writing from the Controller, no person shall make any Ethylene Glycol Anti-Freeze.

**4. Use**

No person shall use any Ethylene Glycol Anti-Freeze except in eligible equipment, and no person shall use more Ethylene Glycol Anti-Freeze in any eligible equipment than 60 per cent of the capacity of its cooling system; Provided that nothing in this Section shall prohibit or restrict the use by any person of any Ethylene Glycol Anti-Freeze which is in his possession at the date of this Order.

**5. Purchase for Use**

Each person who wishes to buy Ethylene Glycol Anti-Freeze for use in eligible equipment must complete, sign and leave with his dealer a purchase certificate with respect to the eligible equipment, in the cooling system of which he proposes to use Ethylene Glycol Anti-Freeze.

**6. Purchase for Re-sale**

Each person who wishes to buy Ethylene Glycol Anti-Freeze for re-sale must send with the purchase order placed by him with his dealer or distributor, purchase certificates duly completed and signed for an amount totalling the quantity of Ethylene Glycol Anti-Freeze ordered by him.

**7. Sale**

No person shall sell or supply any Ethylene Glycol Anti-Freeze to any other person, unless such other person has complied with the provisions of Section 5 or Section 6 of this Order; and no person shall sell or supply Ethylene Glycol Anti-Freeze in quantities exceeding the amount set out in the purchase certificate or certificates furnished with the order.

**8. Authorized Distributors**

- (1) Sections 6 and 7 of this Order shall not apply to the sale of Ethylene Glycol Anti-Freeze to an authorized supplier by a person making it under permit from the Controller.
- (2) Each authorized supplier shall keep on file all purchase certificates received by it, and all such purchase certificates shall be subject to inspection and audit by the Controller or his representative at any time.
- (3) Each authorized supplier shall file with the Controller such reports respecting Ethylene Glycol Anti-Freeze as the Controller may require.

**9. Prices**

The maximum price to be charged by any person selling Ethylene Glycol Anti-Freeze to a consumer shall be \$3.75 per Imperial Gallon f.o.b. the place of business of the retail dealer engaged in the business of buying Ethylene Glycol Anti-Freeze for re-sale, which is nearest to the point of delivery requested by the buyer.

**10. Order No. C.C. 2C Rescinded**

The Order of the Controller of Chemicals No. C.C. 2C dated June 27, 1942, is rescinded.

E. T. STERNE,  
*Controller of Chemicals.*

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

Concurred in by the Wartime Prices and Trade Board,  
DONALD GORDON, *Chairman*.

SCHEDULE "A" TO ORDER C.C. 2C-1 OF THE CHEMICALS CONTROLLER  
Form No. 44 C.C. Date .....

*Certificate for Purchase of Ethylene Glycol Anti-Freeze*

The undersigned orders.....gallons of Ethylene Glycol Anti-Freeze and certifies that it is exclusively for use in the eligible equipment listed hereunder and that the quantity now ordered plus any quantity acquired since May 15, 1944, for use in such eligible equipment is not more than 60 per cent of the total capacity of its cooling systems.

Type and Tonnage of Equipment	Capacity of Individual Cooling System in Imp. Gals.	Number of Vehicles Same Type	Licence Number (if commercial vehicle)	What is this Equipment Used for?

Name of Purchaser.....

By.....

Authorized Official.

To the best of my/our knowledge and belief this Certificate for Ethylene Glycol Anti-Freeze is in conformity with the provisions of Order C.C. 2C-1, and the applicant has authorized me/us to make delivery of the quantities of anti-freeze specified above.

Dealer's Name .....

Street .....

P.O. Address - Town.....Prov.....

NOTE: Severe penalties are provided for giving false information.

## LIST OF ELIGIBLE EQUIPMENT

## Group A

1. Air Compressors
2. Air Conditioning Equipment
3. Concrete Mixers
4. Cranes
5. Crushers
6. Graders
7. Hoists
8. Hydraulic Back Pressure Valves
9. Industrial Refrigeration Equipment
10. Liquid Controllers and Transformers
11. Power Company Heat Exchanger Units
12. Power Shovels
13. Pneumatic Tools and Hydraulic Locks
14. Railway Car Refrigeration Equipment
15. Road Rollers
16. Snowmobiles
17. Snow Plough Equipment
18. Sprinkler Systems
19. Stationary Engines
20. Tractors, portable power units and Logging Yards for Mining, Construction, Logging and Lumbering.

## Group B

1. Commercial trucks or trailer tractors having a manufacturer's rated carrying capacity of 4,000 lbs. or more
2. Ambulances
3. Busses with a seating capacity for more than 18 persons
4. Farm, factory and other tractors not included in Group A.

## ETHYLENE GLYCOL ANTI-FREEZE RADIATOR PROTECTION CHART

Cooling System Capacity in Gallons	Number of gallons of Ethylene Glycol Anti-Freeze required to obtain protection to the temperature indicated (in degrees Fahrenheit).											
	$\frac{1}{2}$	$\frac{3}{4}$	1	1 $\frac{1}{4}$	1 $\frac{1}{2}$	1 $\frac{3}{4}$	2	2 $\frac{1}{4}$	2 $\frac{1}{2}$	2 $\frac{3}{4}$	3	3 $\frac{1}{4}$
2 .....	11°	-7°	-34°									
2 $\frac{1}{4}$ .....	14°	0°	-20°	-49°								
2 $\frac{1}{2}$ .....	16°	4°	-12°	-34°	-62°							
2 $\frac{3}{4}$ .....	18°	8°	-6°	-23°	-46°							
3 .....	19°	11°	0°	-15°	-34°	-57°						
3 $\frac{1}{4}$ .....	21°	13°	3°	-9°	-25°	-44°						
3 $\frac{1}{2}$ .....		15°	6°	-5°	-17°	-34°	-54°					
3 $\frac{3}{4}$ .....		16°	8°	0°	-12°	-26°	-43°	-62°				
4 .....		17°	11°	2°	-7°	-19°	-34°	-51°				
4 $\frac{1}{4}$ .....		18°	13°	5°	-4°	-14°	-27°	-41°	-59°			
4 $\frac{1}{2}$ .....		19°	14°	7°	0°	-10°	-21°	-34°	-49°			
5 .....			16°	11°	4°	-3°	-12°	-22°	-34°	-47°	-62°	
5 $\frac{1}{2}$ .....			18°	13°	8°	1°	-6°	-14°	-23°	-34°	-47°	-60°
6 .....			20°	15°	11°	5°	0°	-8°	-15°	-24°	-34°	-45°
6 $\frac{1}{2}$ .....				17°	13°	8°	2°	-3°	-9°	-17°	-25°	-34°

For cooling systems larger than shown, double the amount required for systems one-half the size.

Example: 4 Gallon capacity cooling system for protection to 34° Below Zero requires 2 gallons Ethylene Glycol Anti-Freeze Concentrate.

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**METALS CONTROLLER**

**Order No. M. C. 12C**

**(Zinc, Zinc Oxide and Zinc Mill Products)**

Dated April 19, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

**1. Interpretation**

For the purposes of this Order unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "zinc" shall mean all grades of metallic zinc which have been produced by any electrolytic or any heat-refining process and shall include zinc metal produced from scrap or dross, zinc dust and any alloy in the composition of which the percentage by weight of zinc exceeds 50 per cent, but shall not include zinc mill products;
- (c) "zinc oxide" shall mean all grades of zinc oxide which have been produced from zinc metal, zinc dross, zinc ores or zinc concentrates and/or any other zinc-bearing material and shall include leaded zinc oxide;
- (d) "zinc mill products" shall mean any semi-fabricated zinc and shall include any product of a zinc rolling mill such as rod, bar, sheet and ribbon zinc, extrusions, forgings, wire and welding rod;
- (e) "zinc ships' boiler plates" shall mean zinc plates for use in marine boilers to prevent corrosion;
- (f) "Application to Purchase" shall mean an application to purchase zinc, zinc oxide or zinc mill products, in such form or forms as the Metals Controller may from time to time require.

**PART I**

**ZINC AND ZINC OXIDE**

**2. Unauthorized Sales Prohibited**

(1) Except as provided in sub-section (2) next succeeding, no person shall sell, supply, purchase or acquire any zinc or zinc oxide unless the person receiving such zinc or zinc oxide delivers to the supplier a permit issued by the Metals Controller authorizing such transaction;

(2) The provisions of sub-section (1) of this Section shall not apply to sales in amounts totalling 50 pounds and under to any person in any calendar month.

**3. Galvanizing**

No person shall during the year 1944 or any year thereafter, use or consume for hot dip galvanizing for civilian purposes more than 100 per cent of the quantity of zinc used by such person for such purpose during the year 1940.

**4. Zinc Oxide**

Except under a permit from the Metals Controller, no person shall use or consume during the year 1944 or any year thereafter in the manufacture of paint for civilian purposes or in the manufacture of linoleum or cosmetics more than 100 per cent of the amount of zinc oxide used by such person for each such purpose during the year 1940.



## PART II

## ZINC MILL PRODUCTS

5. *Unauthorized Sale of Zinc Mill Products Prohibited*

(1) No person shall sell, supply, purchase, or acquire any zinc mill products except as authorized under the provisions of this Order.

(2) The provisions of sub-section (1) next preceding shall not apply to the acquisition or purchase by a photo-engraver or lithographer of rolled zinc for photo-engraving or lithography which is governed by the Order of the Metals Controller No. M.C. 17B dated April 19, 1944.

6. *Purchase Direct from Fabricators*

Each purchase order for zinc mill products, whether produced in Canada or imported, which any person may wish to place with a fabricator of such zinc mill products shall be sent in duplicate to the office of the Metals Controller. If the Metals Controller approves the acquisition of such zinc mill products, one copy of the order will be so marked and forwarded by the Metals Controller to the designated fabricator, and such order may then be filled.

7. *Approval of the Metals Controller Required for Purchases of Zinc Mill Products in Quantities in Excess of 200 Pounds from Persons other than Fabricators*

(1) Each person who desires to purchase zinc mill products from a person other than a fabricator in an amount in excess of 200 pounds in weight shall forward his purchase order to his supplier, together with an Application to Purchase and such supplier shall in turn submit the purchase order and the Application to Purchase to the Controller. If the supplier would not be filling the customer's order from his stock he shall also forward with the customer's order and Application to Purchase his own purchase order for the material required endorsing his purchase order number on the customer's Application to Purchase.

If approval is given for the filling of the customer's purchase order it will be so marked and returned to the supplier, and where the supplier has also placed a purchase order, it will be also approved and forwarded to the fabricator or other supplier on whom it is placed, and the purchase orders may then be filled. If the customer's purchase order is not filled it will be marked "rejected" and returned to his supplier, and in cases where the supplier has also placed a purchase order, such purchase order will also be marked "rejected" and returned to him.

(2) The provisions of sub-section (1) of this Section shall not apply to zinc metallizing wire.

8. *Supply and Purchase of Zinc Mill Products in Weights Not Exceeding 200 Pounds from Persons other than Fabricators*

Except as provided in Sections 9 and 10 of this Order, a person other than a fabricator may sell or supply zinc mill products from his inventory in amounts not exceeding 200 pounds in weight to any person in any month.

9. *Zinc Alloy Welding Rod*

(1) Sales of zinc alloy welding rod may be made by a supplier without requiring an Application to Purchase from the purchaser if the amount involved does not exceed 50 pounds in weight.

(2) Suppliers of zinc alloy welding rod shall forward to the Metals Controller not later than the tenth day of each month, a list of the sales of zinc alloy welding rod made during the previous calendar month pursuant to the provisions of sub-section (1) of this Section 9.

10. *Zinc Metallizing Wire*

(1) Each person wishing to order zinc metallizing wire from a supplier shall certify on his purchase order the purpose of use of such wire. An Application to Purchase is not required.

(2) Suppliers of zinc metallizing wire shall forward to the Metals Controller on or before the tenth day of each succeeding month a list of sales and deliveries made during each calendar month.

## PART III

## ZINC SHIPS' BOILER PLATES

11. *Purchase of Zinc Ships' Boiler Plates*

No person shall for resale, purchase or acquire any zinc ships' boiler plates without a permit in writing from the Metals Controller.

## PART IV

## GENERAL PROVISIONS

12. *Stock Reports Required*

Not later than the tenth day of each month, each person who has used, consumed, or carried a stock of zinc, zinc oxide, zinc mill products or zinc ships' boiler plates at any time during the calendar month immediately preceding, shall forward to the office of the Metals Controller on such form as the Metals Controller may from time to time require, a report of his consumption during and stock position at the end of the preceding calendar month.

13. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

14. *Order No. M.C. 12B Rescinded*

The Order of the Metals Controller No. M.C. 12B, dated October 1, 1943, is hereby rescinded.

15. *Effective Date*

This Order shall be effective on and after May 1, 1944.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

## METALS CONTROLLER

## Order No. M. C. 17B

## Copper and Zinc in Lithography, Photo-Engraving (including Rotogravure) and Electrotyping

Dated April 19, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "Copper" shall mean copper in any of the following forms: rolled sheet, electrolytic bar, and anode;
- (b) "Zinc" shall mean zinc in the form of rolled sheet;
- (c) "Person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any other aggregation of persons.

2. *Orders No. M.C. 17 and No. 17A Rescinded*

Orders of the Metals Controller No. M.C. 17, dated June 19, 1942, and No. M.C. 17A, dated May 4, 1943, are hereby rescinded.

3. *Limitations of Inventories of Copper and Zinc for Lithographing, Photo-Engraving (including Rotogravure) and Electrotyping*

No person shall have at the end of any calendar quarterly period an inventory of copper and/or zinc for lithography, photo-engraving (including rotogravure) or electrotyping in excess of his inventory thereof on March 31, 1944.

NOTE: It will remain necessary to comply with other relevant Orders of Metals Controller in regard to the acquisition of copper, No. M.C. 24 (non-ferrous metal ingots), No. M.C. 38 (wrought copper and copper alloys) and any amendments thereof.

4. *Reports Required from Lithographers, Photo-Engravers (including Rotogravure) and Electrotypers*

Each person who acquires any zinc and/or copper for the purpose of lithography, photo-engraving (including rotogravure) or electrotyping, shall, on or before the 15th days of July, October, January, and April submit to the Metals Controller a report showing the quantities of each which he has received, and the quantity put into use during the preceding calendar quarterly period, as well as his stock on hand at the close of such period, together with such other information as the Metals Controller may from time to time require.

5. *Permits*

This Order shall be subject to any permit or release issued by the Metals Controller.

6. *Effective Date*

This Order shall be effective on and after April 29, 1944.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

### METALS CONTROLLER

#### Order No. M. C. 44C-1

#### (Aluminum—Order No. M. C. 44C Amended)

Dated April 21, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order of the Metals Controller No. M.C. 44C Amended*

The Order of the Metals Controller No. M.C. 44C, dated December 30, 1943, is hereby amended as follows:

(a) By adding the following as paragraph (e) of Section 1:

"(e) 'Surplus aircraft aluminum' shall mean all wrought aluminum included within 'surplus materials' under the Order of the Aircraft Controller No. A.C. 2A, dated March 31, 1944."

(b) By adding the following as paragraphs (d) and (e), respectively, to Section 2 thereof:

"(d) Surplus aircraft aluminum may be sold, purchased or consumed by any person for any purpose.

(e) Wire or cable conductors (including A.C.S.R.) in amounts containing 100 pounds or less of aluminum may be sold, purchased or consumed for any use or purpose permitted under the Utilities Order of the Metals Controller No. M.C. 23A, dated March 15, 1944."

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*



263  
VOLUME II, No. 6



MAY 15, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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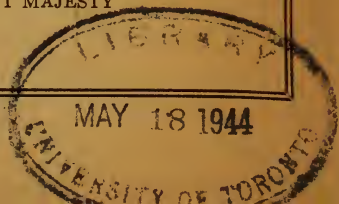
STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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1944

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PART I  
Orders in Council

Order in Council enlarging scope of Section 22 of the Department  
of Munitions and Supply Act

P.C. 2989

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection (1) of Section 22 of the Department of Munitions and Supply Act reads as follows:

"The Minister may, whenever he deems it expedient, cause an inquiry to be made into and concerning any matter relating to or incidental to a contract for the manufacture or production of munitions of war or supplies or for the construction or carrying out of a defence project, and may appoint a person or persons by whom the inquiry shall be conducted."

And whereas Subsection (1) of Section 13 of the Department of Munitions and Supply Act reads as follows:

"In this section 'Munitions Contract' means a contract, including a sub-contract, to manufacture, produce, finish, assemble, transport, repair, maintain, service, store or deal in munitions of war or supplies or to construct or carry out a defence project."

And whereas the Minister of Munitions and Supply reports that it is deemed advisable and in the public interest that the scope of Section 22 of the Department of Munitions and Supply Act should be enlarged;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the Department of Munitions and Supply Act be and it is hereby amended by deleting subsection (1) of Section 22 thereof and substituting therefor the following:—

"The Minister may whenever he deems it expedient cause an inquiry to be made into and concerning any matter relating to or incidental to a 'Munitions Contract' as defined in subsection (1) of section 13 of this Act, and may appoint a person or persons by whom the inquiry shall be conducted."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council *re* interest to be charged members of the Armed  
Forces on arrears of Income Tax

P.C. 115/3088

*Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th April, 1944.*

The Board recommend that under the provisions of the War Measures Act, members of the Armed Forces and of the Auxiliary Services, who have served outside of Canada and who have returned to Canada, be allowed to pay any outstanding Income Tax liability which was payable before they left Canada, or became payable during the time they were serving outside of Canada, at the following rate of interest in lieu of the interest as now provided in the Income War Tax Act, namely:

If the tax is paid within one year from the date on which the taxpayer returned to Canada, no interest will be payable for the period during which he was outside of Canada. Thereafter the tax will bear interest at the rate of five per centum per annum.

A. D. P. HEENEY,  
*Clerk of the Privy Council*

**Order in Council bringing Section 13 of the Veterans' Land Act  
into line with Section 9, as amended by P.C. 7990,  
14th October, 1943**

P.C. 3250

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 9 of the Veterans' Land Act, 1942 authorizes the sale by the Director, The Veterans' Land Act, to a qualified veteran of land, including improvements thereon and building materials, livestock and farm equipment, up to a total cost to the Director of \$4,800 subject to the condition, *inter alia*, that the cost to the Director of the land and improvements and building materials shall not exceed \$3,600;

And whereas by Order in Council P.C. 7990 dated the 14th day of October, 1943, the maximum financial assistance available to a veteran under the said Section 9 for land and improvements and building materials was increased to \$4,800;

And wheres the first eight lines of Section 13 of The Veterans' Land Act, now read:—

- "13. The Director may make advances to a veteran certified by him to be qualified to participate in the benefits of this Act to enable the discharge of encumbrances on farm land which is owned and used by him as such, for the purchase of livestock and farm equipment and for the effecting of permanent improvements, of amounts not exceeding in the aggregate the sum of three thousand, two hundred dollars, but subject to the following conditions;"

And whereas the Minister of Mines and Resources recommends that, in order to bring Section 13 into line with Section 9 as amended, the maximum advances available under Section 13 be similarly increased by \$1,200 from \$3,200 to \$4,400.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order:

**ORDER**

- "1. Notwithstanding anything in The Veterans' Land Act the Director may make advances to a veteran certified by him to be qualified to participate in the benefits of this Act to enable the discharge of encumbrances on farm land which is owned and used by him as such, for the purchase of livestock and farm equipment and for the effecting of permanent improvements, of amounts not exceeding in the aggregate the sum of four thousand four hundred dollars, but subject to the following conditions;
2. All the provisions of The Veterans' Land Act, 1942 and of the regulations made thereunder not inconsistent with the provisions of this Order shall apply to every contract made under this Order as if made under that Act".

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council appointing S. Gordon Lee as Controller of White Canadian Aircraft Limited, vice J. McKay-Clements**

P.C. 3272

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 319 of January 18, 1944, for the reasons therein stated, J. McKay-Clements of the City of Montreal, Quebec, was appointed Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited of the City of Hamilton, Ontario, with the powers and duties set forth in Order in Council P.C. 950 of February 6, 1942;

And whereas the Minister of Munitions and Supply reports that the said J. McKay-Clements has resigned, effective May 1, 1944, and it is, accordingly, necessary that another Controller be appointed in his place and stead;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order,—

1. That the said appointment of J. McKay-Clements as Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited be and it is hereby revoked, effective May 1, 1944;—

2. That S. Gordon Lee of Toronto, Ontario, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited, effective May 1, 1944;

3. That the said S. Gordon Lee, as such Controller, shall have and exercise all the powers, authorities and rights, and shall discharge all the duties and enjoy all the privileges and immunities conferred or charged upon or vested in the said J. McKay-Clements, as such Controller, by virtue of the said Order in Council P.C. 950 of February 6, 1942;

4. That in all other respects the said Order in Council P.C. 950 of February 6, 1942, be and it is hereby confirmed, and as varied by the foregoing provisions shall continue in full force and effect.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council setting out the policy of the Department of Munitions and Supply in respect of insurance on vessels, etc.**

P.C. 55/3275

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council, on the 3rd May, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply reporting:

“That the Department has had under consideration and review its policy in respect of insurance of and incidental to (a) vessels owned by His Majesty the King in right of Canada, represented by the undersigned, (b) vessels which are not owned by His Majesty the King in right of Canada but which are chartered to His Majesty, represented by the undersigned, and (c) the operation of such vessels;



That as a result of such consideration and review the undersigned is of the opinion that it is desirable and in the public interest that the policy of the Department in respect of such insurance should be as set forth in general terms in Schedule 'A' attached hereto;

The undersigned, therefore, upon the advice of the Deputy Minister, has the honour to recommend that, under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act and otherwise, Your Excellency in Council be pleased to order as follows:

1. That the policy with regard to insurance in respect of such vessels, as set out in general terms in the memorandum annexed hereto as Schedule 'A', be approved, and that authority be granted to the undersigned to effect and carry out such policy with power to vary such policy in any case or cases in which the undersigned shall deem it advisable;
2. That without limiting the generality of the foregoing the undersigned be authorized to assume on behalf of His Majesty any risk of loss of, damage to and liability in respect of such vessels, and the operation thereof, as he may deem advisable, and to indemnify the owner or charterer of any such vessel against any action, claim or demand instituted or made in respect of which, in the opinion of the undersigned, the said owner or charterer may be entitled to be indemnified by reason of the assumption of such risk by His Majesty, and to settle or defend any such action, claim or demand;
3. That the undersigned be further authorized to do all such things as appear to him to be incidental to or necessary or expedient for the carrying out of the policy with regard to insurance as set out in the said memorandum and for the exercise of any of the powers herein conferred, including the execution of amendments to any existing contracts which have been entered into on behalf of His Majesty;
4. That the powers herein conferred shall be deemed to have had effect on and from the 1st day of July, 1943;
5. That nothing in this Order shall affect anything contained in Order in Council P.C. 6507 of July 27, 1942, which authorized Park Steamship Company Limited (a Government-owned company) to effect and maintain insurance with respect to the operation of cargo vessels, the property of His Majesty, except insurance against total or partial loss of or damage to such vessels."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## SCHEDULE "A"

### OPERATION OF VESSELS—

#### (a) *Vessels owned by Crown:—*

##### (i) *Vessels Chartered to Third Parties on Bare Boat Basis:—*

No insurance is to be carried by Crown in right of Canada.

Charterer is to be required to take out Protection and Indemnity and Collision Liabilities Insurance or in lieu thereof, with the consent of the Minister, a contract of indemnity may be accepted.

##### (ii) *Vessels Operated by the Crown or Crown Companies or Agent thereof:—*

No hull insurance is to be carried, but the Crown is to carry Protection and Indemnity and Collision Liabilities Insurance.

##### (iii) *Vessels Chartered to Third Parties on Time Charter Basis:—*

No hull insurance is to be carried but the Crown is to carry Protection and Indemnity and Collision Liabilities Insurance.



(b) *Vessels not Owned by Crown but Chartered to or Operated by Crown:—*

(i) *On Bare Boat Basis:—*

No insurance is to be carried by the Crown in right of Canada. Crown is to assume all risks.

(ii) *On Time Charter Basis:—*

No insurance is to be carried by the Crown in right of Canada, but owner may insure, and if so, cost is to be included in charter hire.

**Order in Council authorizing the assumption by the Crown of further portion of railway fare when members of the forces proceed on annual, embarkation, etc., leaves.**

P.C. 61/3275

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on the 3rd May, 1944.*

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence, concurred in by the Honourable the Minister of National Defence for Air and the Honourable the Minister of National Defence for Naval Services:

"The undersigned has the honour to state that the Quartermaster-General has reported that:—

1. Under authority of Order in Council P.C. 4418, dated 17th June, 1941, Order in Council P.C. 30/10066, dated 24th December, 1941, and Order in Council P.C. 55/3546, dated 30th April, 1942, the Minister of National Defence was authorized to enter into an agreement with the Railway Companies whereby personnel of the Canadian Armed Forces, proceeding on Annual Leave, Embarkation and Disembarkation Leave would be furnished transportation for a round trip on payment of one third the cost of a single fare. Under this arrangement one third of a single fare was to be paid by the member of the forces concerned and one third of the single fare paid by the Department of National Defence. The remaining one third was to be absorbed by the Railway Company. This arrangement was put into effect with the approval of the railways on 10th July, 1941.

2. In view of the long distances which certain personnel of the Armed Forces have to travel and the expense occasioned thereby, it is desired to place a maximum cost on transportation which any member of the Canadian Armed Forces should be called upon to pay when proceeding on leave and entitled to the transportation concession referred to in the preceding paragraph.

3. At a meeting of the Defence Council on 6th January, 1944, this question was discussed and the members of the Defence Council approved the proposal that \$15 should be the maximum amount payable by any member of the Armed Forces when proceeding on leave and entitled to the transportation concession outlined in paragraph 1 and that the Government should absorb the amount in excess of \$15 which otherwise would be paid by the individual concerned.

4. The Deputy Minister, therefore, recommends that in cases where any member of the Canadian Armed Forces proceeding on leave under the concessions granted by the Orders in Council referred to above, the maximum amount which such members of the forces are called upon to pay be limited to \$15, that the Government assume responsibility for payment of the amount in excess of \$15 which would otherwise be paid by such members of the Armed Forces, and that the Minister of National Defence be authorized to enter into such arrangements with the Canadian Railways as are necessary to effect the same.

5. It is estimated that the increased expenditure involved on behalf of the three Services for the fiscal year 1944-45 will be R.C.N. \$85,263, Army \$187,150, and R.C.A.F. \$125,000.

The Minister of National Defence for Air, the Minister of National Defence for Naval Services and the undersigned concur in the recommendation of the Deputy Minister (Army) and the undersigned submits the same for approval."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending Wartime Wages Control Order

P.C. 3277

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of May, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to amend the Wartime Wages Control Order, 1943 (P.C. 9384 of December 9th, 1943) as amended by Order-in-Council P.C. 1727 of March 13, 1944, and it is hereby further amended as follows:—

1. Sub-paragraph (iv) of paragraph (c) of subsection one of section twenty is rescinded and the following is substituted therefor:

"(iv) to change a time rate or range established under this Order into a rate or range calculated on any other basis, or to change a rate or range established under this Order on any other basis of calculation into a time rate or range; or"

2. Subsection one of section twenty-two is rescinded and the following is substituted therefor:—

"(1) If the National Board finds that the rate or range of rates payable by an employer for an occupational classification of his employees engaged in international railway service was, at November 15, 1941, pursuant to a collective agreement or to a recognized practice of long standing, based upon a rate or range of rates payable to similar employees of that employer outside of Canada, and if the National Board also finds that the rate or range of rates outside of Canada upon which the said rate or range of rates was based has been changed by a collective agreement, established practice or competent authority, the National Board may in its sole discretion authorize or direct the payment of a new rate or range of rates for that occupational classification in respect of employees engaged in international railway service based in a corresponding manner upon the corresponding new rate or range of rates payable outside of Canada.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council *re* making available to Canadian Mutual Aid Board  
certain war supplies not immediately needed by the  
Armed Forces of Canada

P.C. 3306

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of The War Appropriation (United Nations Mutual Aid) Act, 1943, war supplies may be made available to any of the United Nations by the Canadian Mutual Aid Board established by that Act upon such terms and conditions as may be approved by the Governor in Council;

And whereas the Minister of National Defence reports that from time to time there are appropriated to the use of the armed forces of Canada certain war supplies which, while not surplus to the all-time requirements of the said forces, are not immediately needed and can be made available on the basis of the more urgent strategic necessities of other members of the United Nations; and

That it is considered that the Minister of National Defence, the Minister of National Defence for Air and the Minister of National Defence for Naval Services should be authorized to make available to the Canadian Mutual Aid Board such war supplies as have been requested by any of the United Nations which are not immediately required by the armed forces of Canada but which are not surplus Crown assets within the meaning of the provisions of Order in Council dated 29th November, 1943, P.C. 9108;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of Munitions and Supply, the Minister of National Defence for Air and the Minister of National Defence for Naval Services, and pursuant to the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and The War Appropriation (United Nations Mutual Aid) Act, 1943, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order:—

(a) "appropriate Minister" shall mean

(i) the Minister of National Defence in respect of war supplies used by or appropriated for the military forces of Canada;

(ii) the Minister of National Defence for Air, in respect of war supplies used by or appropriated for the air forces of Canada;

(iii) the Minister of National Defence for Naval Services, in respect of war supplies used by or appropriated for the naval forces of Canada;

(b) "war supplies" shall mean "war supplies" as defined in section 2(d) of The War Appropriation (United Nations Mutual Aid) Act, 1943.

2. The appropriate Minister may make available to the Canadian Mutual Aid Board war supplies which are or may hereafter be appropriated to or for the use of the naval, military or air forces of Canada and which have been requested by the Canadian Mutual Aid Board on behalf of a United Nation and which, in the opinion of the appropriate Minister on the advice of the Chief of the Naval Staff, the Chief of the General Staff or the Chief of the Air Staff, as the case may be, can, having regard to the service exigencies of the moment, be made available to the Canadian Mutual Aid Board for the aforesaid purpose.

3. The Department of National Defence, the Department of National Defence for Air and the Department of National Defence for Naval Services, as the case may be, will be reimbursed by the Canadian Mutual Aid Board for all costs and expenses incurred or otherwise borne by any of the said Departments in respect of war supplies made available by it as aforesaid to the Canadian Mutual Aid Board.

A. D. P. HEENEY,

*Clerk of the Privy Council.*



Order in Council amending the Stabilization of Longshore Labour  
(Halifax) Order.

P.C. 3370

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is considered advisable to change the amount of the guaranteed weekly wage provided for longshore workers in the Port of Halifax by Order in Council P.C. 5161 of June 25, 1943, as hereinafter set out;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Stabilization of Longshore Labour (Halifax) Order, (Order in Council P.C. 5161 of June 25, 1943,) and it is hereby amended, effective the 16th day of May, 1944, as follows:—

1. Subsection (d) of section two is rescinded and the following is substituted therefor:—

“(d) ‘Guaranteed weekly wage’ means a sum of thirty dollars and forty cents (\$30.40) per week.”

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council re export of oats and barley under Mutual Aid  
without payment of fee provided by P.C. 4450, June 1, 1943.

P.C. 3372

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section three of the regulations established by Order in Council P.C. 4450 of the first day of June, 1943, as amended by Order in Council P.C. 8898 of the eighteenth of November, 1943, provides: “No person shall export or ship or send out of Canada oats or barley or any product containing oats or barley except with the permission of the Canadian Wheat Board, obtained upon payment of such charge or fee as the Board may from time to time determine;”

And whereas the Minister of Trade and Commerce reports that it is necessary and advisable to exempt from the operation of the said section, oats or barley or the products thereof, transferred, exported or shipped to the United Kingdom of Great Britain or under the War Appropriation (United Nations Mutual Aid) Act or to meet any other obligations which the Dominion of Canada may undertake for the provision of oats or barley or any product containing oats and barley for countries other than Canada at the expense of the Government of Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, and notwithstanding any statute or law to the contrary, is pleased to revoke and doth hereby revoke the said section and substitute therefor the following:—



- "3. (a) No person shall export or ship or send out of Canada oats or barley or any product containing oats or barley except with the permission of the Canadian Wheat Board obtained upon payment of such charge or fee as the Board may from time to time determine;
- (b) Notwithstanding anything contained in the preceding subsection, oats or barley or any product containing oats or barley transferred, exported or shipped to the United Kingdom of Great Britain or under the War Appropriation (United Nations Mutual Aid) Act or to meet any other obligations which the Dominion of Canada may undertake for the provision of oats or barley or any product containing oats and barley for countries other than Canada at the expense of the Government of Canada, may be so transferred, exported or shipped without the permission of the Board or payment of any fee."

A. D. P. HEENEY,  
Clerk of the Privy Council.

**Order in Council re establishment of new consolidated wage rates  
for employees of the Government of Canada exempt from the  
provisions of the Civil Service Act and engaged at  
hourly prevailing rates of pay**

P.C. 3374

*Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved  
by His Excellency the Governor General in Council on the 8th day of May, 1944.*

The Board have had under consideration the following report and recommendation from the Honourable the Minister of Finance and the Honourable the Minister of Labour:—

"The undersigned have the honour to report that it is considered advisable that:—

- (1) employees exempted from the provisions of the Civil Service Act by P.C. 1053 of June 29, 1922, and P.C. 4/2308 of May 30, 1940, and extensions thereof and engaged for service at hourly prevailing rates of pay should be excluded from the provisions of P.C. 6702 of August 26, 1941; and
- (2) consequent thereon, wage rates payable to such employees should be established in accordance with prevailing rates for comparable employment in the locality; and
- (3) that by reason of the Department of Labour having taken over from the National War Labour Board the administration of the Fair Wages and Hours of Labour Act, 1935, and Order in Council P.C. 7679 of October 4, 1941, the present provision for the approval of such rates should be modified.

Now therefore, the undersigned have the honour to recommend that Your Excellency in Council, under the authority of the War Measures Act and otherwise, be pleased to approve the following:—

1. That Order in Council P.C. 6702 of August 26, 1941, as amended by P.C. 18/1656 of March 3, 1942, and P.C. 15/3975 of May 4, 1942, be amended by deleting from paragraph (d) of section 5, sub-paragraph (xi) and substituting therefor the following sub-paragraph:—

'(xi) Employees of any department or agency of the Government of Canada engaged for service at hourly prevailing rates of wages and not subject to the provisions of the Civil Service Act.'

2. That on or before the first day of July, 1944, wage rates for employees of any department or agency of the Government of Canada, exempted from the provisions of the Civil Service Act pursuant to the provisions of P.C. 1053 of June 29, 1922, P.C. 4/2308 of May 30, 1940, and extensions thereof and engaged at hourly prevailing rates of pay shall be established by the Governor in Council on the recommendation

of the Minister of the Department concerned, concurred in by the Department of Labour, and approved by the Treasury Board. The procedure shall be:—

(a) Preparation of lists showing:—

Department, Branch and Division

Location

Number of positions by classes as at April 1, 1944 (if possible)

Present hourly rates (i) Pay, (ii) Bonus (if any)

Proposed new consolidated rates.

(b) Concurrence of the Department of Labour, to be evidenced by a certificate attached to the schedule of rates.

(c) Submission of such lists to the Treasury Board with a recommendation of the Minister of the Department concerned not later than *Wednesday, May 31st, 1944.*

3. That rates so established shall be made effective not prior to July 1, 1944.

4. That until such time as wage rates have been established for such employees pursuant to section two, they shall continue to be paid existing rates together with the cost of living bonuses which have heretofore been payable to such employees under Order in Council P.C. 6702 of August 26, 1941, and amendments thereto.

5. Order in Council P.C. 22/4627 of June 1, 1942, is rescinded.

6. Any future change in the prevailing rates established in accordance with the provisions of Paragraph 2 above shall be authorized in the same manner.

7. The provisions of this Order shall not bring under the Wartime Wages Control Order, 1943, any employee or any department or agency of the Government of Canada not heretofore subject to that Order."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re status of Chinese under Chinese Immigration Act

PC. 3378

### AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of May, 1944.

#### PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources reports that it is desirable to modify in some respects the provisions of the Chinese Immigration Act in relation to (a) persons passing in transit through Canada, (b) those entering Canada for temporary visits, and (c) legal residents of Canada registering for visits abroad;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources (concurred in by the Acting Secretary of State for External Affairs) and under the authority of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

(1) The regulations and provisions with regard to persons of Chinese origin in transit through Canada as established by Orders in Council P.C. 1273 dated the 10th July, 1923, and P.C. 71/436 dated the 24th March, 1925, are hereby rescinded.

(2) Persons in transit, within the meaning of Section 22 of the Chinese Immigration Act, shall be those persons of Chinese origin or descent passing in continuous journey through Canada to a port or place out of Canada, and shall be subject to the provisions of the Immigration Act and of any order or regulation made thereunder relating to entry into Canada, provided that no such person in transit shall be permitted to land or remain in Canada.

(3) Notwithstanding anything provided in the Immigration Act, the Chinese Immigration Act, or any Order or Regulation made thereunder, no person shall be denied entry to Canada for a temporary visit at a port of entry on the ground only that he is of Chinese origin or descent or that he is applying at a port other than one designated in Section 7 of the Chinese Immigration Act.

(4) Notwithstanding the requirements of Section 24 of the Chinese Immigration Act, registration as required by Section 23 of the said Act shall not limit the person so registering to one visit abroad during the period of validity of the said registration provided such registration is effected subsequent to May 1st, 1944, and the final visit is not extended beyond the period of registration as defined by Order in Council P.C. 10160 dated the thirty-first day of December, 1941.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council amending National Selective Service Civilian  
Regulations re termination of employment in  
"designated establishments"**

P.C. 3438

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of May, 1944.

PRESENT:

HIS EXCELLENCY  
THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection (4) of Section 202A of the National Selective Service Civilian Regulations provides that an employer whose establishment has been classified as a "designated establishment" may not give notice of separation to an employee without the permission in writing of a Selective Service Officer and that an employee of such an establishment may not give notice of separation to his employer without the permission in writing of a Selective Service Officer;

And whereas the Minister of Labour reports that it is not practicable to provide that the permission of a Selective Service Officer must be secured by the employer or the employee in order to give notice of separation but that it is desirable that, instead of requiring permission to give notice of separation, the employer be required to obtain the permission of a Selective Service Officer to terminate the employment or lay off the employee, and that the employee be required to obtain the permission of a Selective Service Officer to terminate his employment or cease to perform his duties;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943) and they are hereby further amended by revoking Subsection (4) of Section 202A and substituting the following therefor:

"(4) (a) Subject to the provisions of Section 203 of these Regulations, an employer whose establishment has been classified as a "designated establishment" shall not terminate the employment of an employee or lay him off, pursuant to Section 202 of these Regulations without the permission in writing of a Selective Service Officer.

(b) An employee whose employer's establishment has been classified as a "designated establishment" shall not terminate his employment pursuant to Section 202 of these Regulations or cease to perform his duties in his employment, without the permission in writing of a Selective Service Officer.



(c) Where an employee applies for permission to terminate his employment in order to take similar employment in the same industry the Selective Service Officer shall, in accordance with directions and instructions issued by the Director, grant such permission unless special circumstances exist.

(d) Application by an employer for permission to terminate the employment of an employee or lay him off, pursuant to Section 202 of these Regulations or an application by an employee to terminate his employment pursuant to Section 202 of these Regulations, shall be made in such form and in such manner as the Director may prescribe".

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending regulations respecting the issue and redemption of War Savings Certificates and stamps

P.C. 3439

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that under the regulations respecting the issue and redemption of war savings certificates and stamps, as consolidated by Order in Council P.C. 3665 dated May 4, 1943, certain difficulties have been encountered with regard to the transmission of certificates of deceased holders where the aggregate face value of certificates is not more than \$500 and the personal representative of such deceased holder does not intend to apply to the court for grant of letters probate or of letters of administration, and that it is desirable to facilitate transmission in such cases;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the Consolidated Revenue and Audit Act 1931, and the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to amend Order in Council P.C. 3665 dated May 4, 1943, and it is hereby amended by revoking Section 15 thereof and substituting therefor the following,—

"15. (i) If the transmission of any Certificate shall take place as a result of the death of the registered holder thereof, the production to the Registrar and the deposit with it of:

- (a) an authenticated copy of the probate of the will of the deceased holder, or of letters of administration of his estate, or of letters of verification of heirship, and, in applicable cases, of the act of curatorship or tutorship granted by any court or authority in Canada having power to grant the same, or by any court or authority in England, Wales, Northern Ireland, or any British dominion or colony, or of any testament, testamentary or testament *dativo expede* in Scotland; or
- (b) if such redemption or transmission is governed by the laws of the Province of Quebec, and if the will of such deceased holder was made in notarial form according to such laws, proof of death together with an authentic copy of the will of such deceased holder; or
- (c) if such redemption or transmission is governed by the laws of a country outside of His Majesty's dominions, an authenticated copy of the probate of the will or letters of administration of the property of the deceased holder, or other documents of like import, satisfactory to the Registrar, granted by the court or authority of such country having the requisite power in such matters; and



- (d) if required by the Registrar, a sworn declaration or affidavit of the person or one of the persons, as the case may be, claiming by virtue thereof or of a duly authorized attorney or representative of such person disclosing the nature of such transmission and giving all such information in respect thereof as the Registrar may require;

shall be sufficient justification and authority to the Registrar for transferring or authorizing the transfer of any such Certificate, subject to the limit on individual holdings and the restrictions with respect to eligible holders, or redeeming the Certificate at the appropriate redemption value, or, if the Certificate is not eligible for redemption by reason of having been issued not longer than six months, at the purchase value thereof, to the person or persons disclosed by such documents to be entitled to receive the transmission or redemption thereof.

(ii) In case a registered holder of Certificates the aggregate face value of which is not more than \$500 dies and evidence, satisfactory to the Registrar, is produced that the personal representative of such holder does not intend to apply to the Court for a grant of letters probate or of letters of administration, the Registrar may, subject to any regulation made by the Governor in Council applicable to such cases and to such conditions as the Registrar may prescribe, transfer or authorize the transfer or payment of the Certificates to the person or persons deemed by the Registrar to be entitled to receive the transmission or payment thereof.

(iii) Transfer or redemption by the Registrar in accordance with section 15 (ii) shall discharge the Registrar from any liability in respect of such transfer or redemption, provided that the Registrar is not notified in writing of any claim within a period of three months from the date of the transfer or redemption.

(iv) Any new Certificates issued in accordance with the terms of this section shall be issued with the same date of issue as the Certificate or Certificates surrendered."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council re insurance of aircraft, ships and other munitions and supplies being produced under contracts on a cost plus basis.

P.C. 42/3440

*Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 9th May, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply reporting:

"That the Department of Munitions and Supply, in reviewing its policy in respect of insurance of and incidental to the production of aircraft, ships and other munitions and supplies under contracts on a cost plus basis with His Majesty the King, represented by the undersigned, has given consideration to the types of insurance, the premiums in respect of which are an indirect item of cost (sometimes referred to as overhead cost) in carrying out such contracts and as to the extent to which such premiums should be allowed as an item of cost to the contractor;

That as a result of such review, the undersigned is of the opinion that it is desirable and in the public interest that the policy as to insurance and the cost thereof in respect of such contracts, except where the contract is being carried out by a wholly owned Government company or by a company working on a management fee basis, should be as set out in the memorandum annexed hereto as Schedule 'A';

The undersigned, therefore, upon the advice of the Deputy Minister, has the honour to recommend that, under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, Your Excellency in Council be pleased to order as follows:

(1) That the policy with respect to the allowance of the cost of insurance as set out in general terms in the memorandum annexed hereto as Schedule 'A' be approved;

(2) That, without limiting the generality of the foregoing the undersigned be authorized to assume on behalf of His Majesty any risk of loss, damage or liability in respect of the matters set out in paragraphs (b), (c), (d), (e) and (f) of the said Schedule 'A', as he may deem advisable, and indemnify the contractor or a sub-contractor against any action, claim, or demand instituted or made in respect of which, in the opinion of the undersigned, the contractor or sub-contractor may be indemnified by reason of the assumption of such risk by His Majesty, and to settle or defend any such action, claim or demand;

(3) That the undersigned be further authorized to do all such things as appear to him to be incidental to or necessary or expedient for the carrying out of the policy set out in the said Schedule 'A' and for the exercise of any of the powers herein conferred, including the execution of amendments to any existing contracts which have been entered into on behalf of His Majesty;

(4) That nothing herein shall affect the provisions of Orders in Council P.C. 41/7430 of September 22, 1943, and P.C. 49/1781 of March 17, 1944, approving Minutes of meetings of the Treasury Board, in respect of insurances, the premiums for which are direct items of cost under the contracts referred to in those Orders in Council."

The Board concur in the above report and recommendation, and recommend the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

#### SCHEDULE "A"

Insurance, the premiums in respect of which are an indirect item of cost and are to be allowed as such in the case of contracts on a cost plus basis for the production of aircraft, ships and other munitions and supplies, in the proportion applicable to the contract.

- (a) *Fire Insurance* (including supplemental cover) on contractor's plant, equipment and general stores.
- (b) *Public Liability Insurance*: Limits may be varied according to the hazard of the work but should not exceed \$25,000 for one person and \$100,000 for any number of persons over one injured in one accident.
- (c) *Property Damage Insurance*: Limit may be varied according to the hazard of the work but should not exceed \$25,000.
- (d) *Motor and Horse-drawn Vehicles*: Public Liability Insurance in limits of \$25,000 for one person and \$100,000 for any number of persons over one injured in one accident. Property Damage Insurance \$25,000.
- (e) *Workmen's Compensation Acts*: Insurance against liability under such Acts, or contributions payable by an employer to any insurance fund established by any such Act.
- (f) *Wartime Industrial Transit Plan*: The Contingent Liability of the Contractor arising from the use by employees of their own cars to transport fellow workers to and from work (pursuant to the Wartime Industrial Transit Plan) may be insured. Limits are \$100,000 for one person and \$200,000 for any number of persons over one injured in one accident. Property Damage Limit is \$1,000.

NOTE: In connection with (b), (c), (d), (e) and (f), Insurances are to cover costs of defence or adjustment of claims in addition to the money-limits of the policies. The Crown may assume the excess of any claim over the limits set out above in the same proportion as the Crown permits the premiums to be charged as an item of cost under the contract.

- (g) *War Risk Insurance* on the Contractor's plant, equipment, materials and work in process under provisions of War Risk Insurance Act, 1942.

- (h) *Boiler Insurance*: Any pressure vessel having a pressure of 15 lbs. per square inch or more located in any building (whether or not such pressure vessel or building is owned by the Crown) in which articles or products are manufactured or work done under contract with His Majesty is to be covered by Boiler Insurance with an Insurance Company providing a good inspection service.
- (i) *Fidelity Guarantee Bonds* covering employees in positions of trust.
- (j) *Hold-up Insurance* covering payroll.

## Order in Council *re* administration within the Province of New Brunswick of the Wartime Labour Relations Regulations

P.C. 3455

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred;

And whereas pursuant thereto the Minister of Labour submits for approval an agreement dated 29th April, 1944, entered into by him with the Minister of Health and Labour of the Province of New Brunswick, to provide for the administration of the said Regulations in the said Province;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule A, and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Therefore His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:

### ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) There shall be a New Brunswick Wartime Labour Relations Board for the Province of New Brunswick (hereinafter called "the Provincial Board") consisting of: the Minister of Health and Labour for the Province of New Brunswick who shall be Chairman of such Board,

C. J. A. Hughes of Fredericton, N.B., who shall be Vice-Chairman of such Board, and the following members—



Mr. G. R. Melvin, Secretary-Treasurer, New Brunswick Federation of Labour, Saint John, N.B.

Mr. R. F. Gould, Executive Board Member of the Canadian Brotherhood of Railway Employees and other Transport Workers, Moncton, N.B.

Mr. R. W. Cameron, Lumberman, Fredericton, N.B.

Mr. C. A. Beattie, Manager, Snowflake Lime Company Ltd., Saint John, N.B.

(2) The Chairman or Vice-Chairman and any two other members of the Provincial Board shall constitute a quorum, and in the absence of the Chairman, the Vice-Chairman shall act as Chairman of such Board.

(3) A decision of the majority of the members of the Provincial Board present and constituting a quorum shall be the decision of the Provincial Board and in the event of a tie, the Chairman or Acting Chairman shall have a casting vote.

(4) The Provincial Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(5) The Provincial Board and each member thereof may receive and accept such evidence and information on oath, affidavit or otherwise as in its or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.

(6) The Provincial Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.

(7) The remuneration of each member of the Provincial Board, other than the Vice-Chairman, shall be fifteen dollars per day for each day engaged in work of the Provincial Board, together with actual living and travelling expenses when necessarily absent from his place of residence in connection with his duties as a member of such Board: the remuneration of the Vice-Chairman of such Board shall be at the rate of five hundred dollars per annum additional to the remuneration payable to him as Chief Executive Officer of the New Brunswick Regional War Labour Board, together with actual living and travelling expenses when absent from Fredericton, N.B., in connection with his duties as Vice-Chairman of the Provincial Board.

(8) Mr. N. D. Cochrane, Director of Labour Relations, Province of New Brunswick, Fredericton, N.B., shall be the Chief Executive Officer of the Provincial Board and his remuneration as such shall be at the rate of nine hundred dollars per annum, additional to such remuneration as he may be paid by the Government of the Province of New Brunswick.

3. The Provincial Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.

4. (1) Except as hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

- (i) employees in the Province of New Brunswick described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations,
- (ii) the employers of all such employees in their relations with such employees, and
- (iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers, are hereby vested in the Provincial Board and all the provisions of the said Regulations relating to or referring to the Wartime Labour Relations Board shall relate and refer *mutatis mutandis* to the said Provincial Board.

(2) The provisions of subsection one of this section shall not affect nor be deemed to vest in the Provincial Board the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to

- (i) any matter where employees in more than one province of a common employer are affected, or



(ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

5. The Wartime Labour Relations Board may exercise the jurisdiction vested in it under the Wartime Labour Relations Regulations with respect to any proceeding pending before it on the date of this Order.

6. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Provincial Board made pursuant to the Wartime Labour Relations Regulations may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Provincial Board if the application for such leave has been made within fifteen days of the issue of such decision or order of the Provincial Board or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Provincial Board should have made.

7. The expenditures incurred by the Minister of Labour under any agreement executed under section two of this Order shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending Canadian Export Board Regulations.

P.C. 3463

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, is pleased to amend the "Canadian Export Board Regulations", made by Order in Council P.C. 70, dated January 31, 1944, and they are hereby amended by inserting in subsection (a) of section 4 after the word "trade", the words "as principal or agent"; the said subsection as amended reading as follows:—

"(a) to buy, sell, negotiate the purchase or sale of and to engage in export trade, as principal or agent, in such commodities to such extent as the Board may consider advisable".

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Second Revision)

Supplement No. 3

## MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 2nd May, 1944.

*To Collectors of Customs and Excise:***Prohibited Publications**

Under Regulation 39A of the Defence of Canada Regulations, 1939, the following publication may not be allowed entry into Canada, viz:—

"Die Woche Im Bild"  
(The Week In Pictures)

An illustrated magazine in the  
German language, published  
weekly in Olten, Switzerland

D. SIM,  
*Deputy Minister of National Revenue,  
Customs and Excise.*

WM No. 39

Seventh Revision

## MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 3rd May, 1944.

*To Collectors of Customs and Excise and others concerned:***Export Permits**

By Export Permit Branch Order No. 92, effective on and after May 1, 1944, the Export Permit Regulations have been revised and consolidated in a new booklet entitled "Export Permit Regulations (Seventh Revision)", copies of which are going forward with this memorandum.

All the supplements to WM No. 39, Sixth Revision, are cancelled.

D. SIM,  
*Deputy Minister of National Revenue,  
Customs and Excise.*

Note that Regulation 40 is cancelled, and Regulation 33 becomes 33a.

Note the following Regulations amended: 4, 6, 7, 14c, 20b, 25 (1), 31 (b) (1), 31 (b) (2), 32a, 34a, 34b, 35b, 35c and 44.

Note new Regulations 33 (b), 33 (c) and 40.

Series D No. 47

T.C. 146

Supplement No. 2

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 3rd May, 1944.

*To Collectors of Customs and Excise and others concerned:***Tariff Change by Order in Council**

Onions in their natural state, (not to include onions grown with tops, shallots, and onion sets), are exempt from Customs duty during the period 15th May to 17th June, 1944.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*

(P.C. 3056; 27/4/44—Authority, War Measures Act.)

Series D No. 47

T.C. 161

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 3rd May, 1944.

*To Collectors of Customs and Excise and others concerned:***Tariff Change by Order in Council**

Effective 1st February, 1944, vegetable fibres other than cotton, not coloured, nor further manufactured than dried, cleaned, cut to size, ground, sifted and treated for fire-proofing, are exempt from the war exchange tax and the special excise tax.

NOTE: These fire-proofed fibres are dutiable under tariff item 535a.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*

(P.C. 2997, 27/4/44—Authority, War Measures Act.)

**DEPARTMENT OF TRANSPORT**

OFFICE OF THE TRANSPORT CONTROLLER, MONTREAL, QUE.

**ORDER No. T.C. 04F-4****(Specific Goods—Maximum Loading—T.C. 04F Exceptions)**

Dated May 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, it is hereby ordered that, notwithstanding the provisions of the Order of the Transport Controller No. T.C. 04F dated December 29, 1942, effective January 18, 1943, any rail carrier may accept for transportation any freight car (as defined in said Order T.C. 04F) which is loaded with any of the following specific goods in accordance with the provisions of the following sections:—

*\*31B Grain Products and/or Grain By-Products*, in packages (including *Grain* in bags to the extent of not more than 50% of each carload):—

Loaded to not less than 60,000 lbs. in an individual car, except that when transported within or between the Provinces of Ontario (west of Fort William and Armstrong), Manitoba, Saskatchewan, Alberta and British Columbia to points other

than distributing points as shown in Canadian National Railways Tariff No. W-235-C or Canadian Pacific Railway Tariff No. W. 790, may be loaded to not less than 40,000 lbs.;

Provided that when loaded in a multiple car in accordance with Section 6 of Order No. T.C. 04F the minimum to any point in Canada for each shipment in such car shall be 40,000 lbs.

Provided also that the provision of this Section shall not apply to flour in bags for export or furtherance as specified in Section 87 of this Order.

86. *Ale, Beer, and Porter*:—

in cartons, loaded at not less than.....	55,000 lbs.
in cases, loaded at not less than.....	45,000 lbs.
in kegs or barrels, loaded at not less than.....	38,000 lbs.
mixed cars of cartons, cases and/or kegs, loaded at not less than.....	43,000 lbs.

87. *Flour*, in bags:—

For export or furtherance to Newfoundland, St. Pierre, Miquelon, West Indies, Cuba, Central and South America, in cars of any capacity, loaded at not less than:—

800—98 lbs. sacks, or.....	78,400 lbs.
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For export to all other British and Foreign Countries, excluding the United States, loaded at not less than:—

in 36 foot cars.....	78,400 lbs.
in 40'6" cars (40 ton capacity).....	91,000 lbs.
in 40'6" cars (50 to 60 ton capacity).....	98,000 lbs.

*Exception* in connection with Section 87:—

When loading United States cars of restricted cubic capacity or lower weight capacity, if it is not feasible to load in accordance with this Section, a tolerance of 5% below the weights specified above will be allowed.

Pursuant to the powers conferred by the said Order in Council P.C. 4487, it is further ordered that:—

This Order shall cancel and supersede Section 31A of Order T.C. 04F-3 of February 27, 1943.

*Effective date*: This Order shall become effective 12.01 a.m., May 22, 1944.

T. C. LOCKWOOD,  
*Transport Controller.*

\*(Supersedes Section 31A of Order T.C. 04F-3)



PART III  
 Wartime Prices and Trade Board  
 (Finance)

BOARD ORDERS

WARTIME PRICES AND TRADE BOARD

ORDER No. 391

**Priority Sales of Evaporated Milk**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order shall come into force on May 1, 1944.
2. Section 2 of Order No. 326 of the Board, as amended by Order No. 339, is further amended by deleting clauses (c) and (d) thereof and by substituting the following therefor:—
 

“(c) “purchase card” means the form issued by the Ration Administrator on which is printed “Evaporated Milk Card” and to which coupons are attached when issued.

(d) “evaporated milk coupon” means any coupon attached to a purchase card when issued.”
3. Section 7 of said Order No. 326 is amended by deleting therefrom the words “of a G coupon” and by substituting the following therefor:—
 

“of an evaporated milk coupon.”
4. Section 8 of said Order No. 326, as amended by Order No. 339, is further amended by deleting from subsections (1) and (2) thereof the words “valid G coupons” and by substituting the following therefor:—
 

“valid evaporated milk coupons.”
5. Section 9 of said Order No. 326, as amended by Order No. 339, is further amended by deleting from clause (b) of subsection (2) thereof and from subsection (3) thereof the words “G coupons” and by substituting the following therefor:—
 

“evaporated milk coupons.”
6. Section 10 of said Order No. 326 is amended by deleting therefrom the words “G coupons” and by substituting the following therefor:—
 

“evaporated milk coupons.”
7. Section 18 of said Order No. 326 is amended by deleting from clauses (a), (b) and (d) thereof the words “G coupon” and by substituting the following therefor:—
 

“evaporated milk coupon.”

Made at Ottawa, this 29th day of April, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD****ORDER No. 392****The Removal of Kidneys and Certain Fats from Carcasses of Beef**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, THE BOARD HEREBY ORDERS as follows:—

1. Section 1 of Board Order No. 231 is hereby amended by adding as subsection (2) thereof the following:—

“(2) Every person who slaughters cattle shall at the time and place of slaughter remove from the carcass the kidneys and the fats referred to in this Section unless such person is a farmer who slaughters the cattle on his own farm premises to obtain meat for use and consumption on those premises.”

2. This Order comes into force on May 15, 1944.

Made at Ottawa this 2nd day of May, 1944.

D. GORDON,  
*Chairman.*

## ADMINISTRATORS' ORDERS

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1165

#### Maximum Retailers' Prices for Lumber and Millwork in the Cities of Regina and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

#### Interpretation

1. For the purposes of this Order

(a) "lumber" means lumber, shingles, lath or mouldings;

(b) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

#### Maximum Retailers' Prices Fixed

2. (1) The maximum price (including federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any softwood lumber described in Schedule A to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Cities of Regina and Moose Jaw in the Province of Saskatchewan, shall be the price shown for such softwood lumber in the said Schedule.

(2) The maximum price (including federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any hardwood lumber or millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the City of Regina in the Province of Saskatchewan, shall be the price shown for such hardwood lumber or millwork in the said Schedule.

(3) The maximum price (including federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any hardwood lumber or millwork described in Schedule C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the City of Moose Jaw in the Province of Saskatchewan, shall be the price shown for such hardwood lumber or millwork in the said Schedule.

(4) The maximum price (including federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any millwork other than millwork described in Schedules B and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the cities of Regina and Moose Jaw in the Province of Saskatchewan, shall be the cost of such millwork to the retailer plus a mark-up of forty per centum (40%) of such cost.

#### Special Sizes and Grades of Lumber

3. (1) When any lumber is sawn to rough or finished sizes other than those sizes designated in the schedules to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in the schedules to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

#### Overdue Accounts

4. If the whole or any part of the lawful sale price is not paid within thirty days after the shipment of the lumber or millwork, an amount of three-quarters of one

percentum (½%) of the unpaid balance thereof, for each month or part thereof, succeeding the thirty-day period may be added to the lawful price but no further interest charges may be levied.

### **Invoices to Show Particulars of Lumber and Millwork Sold**

5. Every person selling lumber or millwork at retail from any point of shipment within the Cities of Regina and Moose Jaw in the Province of Saskatchewan shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

### **Effective Date**

6. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa, this 13th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



## SCHEDULE A

TO ADMINISTRATOR'S ORDER No. A-1165

**Maximum Retail Prices for Softwood Lumber in the Cities of Regina and Moose Jaw**

Except where indicated, all prices set out below refer to One Hundred Feet Board Measure and all measurements are calculated from the original size.

## SOFTWOOD LUMBER

COAST AND MOUNTAIN FIR, HEMLOCK, LARCH AND CEDAR

*No. 1 Dimension Surfaced—*

	Lengths			
	8' to 14'	16'	18' to 20'	22' to 32'
2 x 3, 2 x 4, and 2 x 6".....	\$5.80	\$6.00	\$6.20	\$6.70
2 x 8".....	5.90	6.20	6.40	6.80
2 x 10".....	6.10	6.40	6.60	7.00
2 x 12".....	6.30	6.60	6.70	7.20
3 x 4 to 3 x 12", 4 x 4 to 4 x 8".....	6.50	6.70	6.90	7.40
4 x 10 and 12", 6 x 6 and 8", 8 x 8".....	6.90	6.90	7.10	7.60

For larger than 8 x 8" ADD to the above prices for each additional inch in thickness or width \$0.10.

For Select Common Dimension, ADD to the above prices \$1.00.

For Tongued and Grooved No. 1 Dimension, ADD to the above prices... \$ 0.50

For Tongued and Grooved Select, ADD to the above prices..... 1.20

For Rough, ADD to the above prices..... 0.50

For No. 2 Dimension, DEDUCT from the above prices..... 0.30

For No. 3 Dimension, DEDUCT from the above prices..... 0.45

## SPRUCE

*No. 1 Dimension Surfaced—*

	Lengths		
	8' to 14'	16'	18' to 20'
2 x 3, 2 x 4, and 2 x 6".....	\$5.80	\$6.10	\$6.30
2 x 8".....	6.00	6.30	6.50
2 x 10".....	6.20	6.50	6.60
2 x 12".....	6.40	6.60	6.80

*No. 1 Plank and Timber Surfaced—*

3 x 4 to 4 x 8", 6 x 6 and 8", 8 x 8".....	6.50	6.50	6.80
3 x 10", 4 x 10".....	6.60	6.60	6.80
3 x 12", 4 x 12".....	6.60	6.60	6.90

For larger than 8 x 8" ADD to the above prices for each additional inch in thickness or width..... \$ 0.10

For Select Common Dimension, ADD to the above prices..... 1.50

For Tongued and Grooved Select, ADD to the above prices..... 1.80

For Tongued and Grooved No. 1 Dimension, ADD to the above prices... 0.50

For Rough, ADD to the above prices..... 0.50

For No. 2 Dimension, DEDUCT from the above prices..... 0.30

For longer than 20', ADD for each 2'..... 0.20

<i>Bridging and Strapping</i> —1 x 2" Common, Surfaced.....	.01c. per lineal foot
2 x 2" Common, Surfaced.....	.02c. " "
<i>Tank Plank</i> —2" Grooved or Tongued and Grooved.....	\$7.70
2" S4S Tank Stock.....	7.40
<i>Well Curbing</i> —1½" or 2" Bevelled.....	6.80

*Spruce Boards and Shiplap, Surfaced*

	Width				
	4"	3" and 6"	5" and 7" to 10"	11" and 12"	Mixed
Select (No. 2 Mill Grade) 1" in thickness...	\$7.70	\$7.90	\$8.10	\$8.30	—
No. 1 (No. 3 Mill Grade) 1" in thickness...	5.70	5.90	6.10	6.30	—
No. 2 (No. 4 Mill Grade) 1" in thickness...	5.50	5.60	5.80	6.00	\$5.80
No. 3 (No. 5 Mill Grade) 1" in thickness...	5.20	5.40	5.60	5.70	5.60

For Grain Tight Shiplap, ADD to the above prices for No. 1 (No. 3 Mill Grade) ..	.30
For Ponderosa Pine Boards and Shiplap, DEDUCT from the above prices for Spruce.....	.30
For Boards 1¼" and 1½" in thickness, ADD to the above prices for boards and Shiplap.....	.60
For Rough Boards, ADD to the above prices for boards and Shiplap.....	.40
For Boards and Shiplap of less than standard thickness, DEDUCT from the above prices:	

for ½" in thickness—Full.....	\$ .50
for 5/8" " " .....	.40
for 11/16" " " .....	.30

*Surfaced Boards and Shiplap or Centre Matched*

	Size		
	1 x 4"	1 x 3" and 5 to 10"	1 x 11" and 12"
No. 1 Coast Fir, Hemlock and Cedar; No. 3 Mountain Fir and Larch.....	\$5.30	\$5.70	\$5.80
No. 2 Coast Fir, Hemlock and Cedar; No. 4 Mountain Fir and Larch.....	5.00	5.40	5.50
No. 3 Coast Fir, Hemlock and Cedar; No. 5 Mountain Fir and Larch.....	4.80	5.20	5.30

For No. 1 Coast Spruce, ADD to No. 1 Fir prices above.....	\$0.60
For Selected Common, ADD to the above prices.....	.50
For Rough Boards, ADD to the above prices.....	.40
For Boards 1¼ and 1½" in thickness, ADD to the above prices.....	.60
For Boards and Shiplap of less than standard thickness, DEDUCT from the above prices:	

for ½" in thickness—Full.....	\$ .50
for 5/8" " " .....	.40
for 11/16" " " .....	.30

*Resawn Boards and Shiplap*

3/8" No. 1 (No. 3 Mill Grade) Spruce Shiplap....	\$3.70 per 100 foot surface measure
3/8" No. 1 (No. 3 Mill Grade) Spruce Resawn....	\$3.30 " "
3/8" No. 1 Fir, Larch and Hemlock Resawn.....	\$3.90 " "
3/8" No. 1 Coast Spruce and Cedar Resawn.....	\$4.10 " "

## FLOORING

*Dressed and Matched or Centre Matched  
Coast Fir and Hemlock*

	Sizes				
	1 x 3"	1 x 4"	1 x 5" and 6"	1½ x 4" and 6"	1 x 8"
B and Better Edge Grain.....	\$9.20	\$9.40	\$11.00	.....	.....
C Edge Grain.....	8.40	8.60	9.50	10.50	.....
B and Better Flat Grain.....	7.20	7.70	8.30	.....	.....
C Flat Grain.....	6.90	7.50	8.10	.....	.....
D Hemlock Flat Grain.....	6.70	6.70	7.10	.....	.....
D Fir.....	6.50	6.50	6.90	.....	.....

*Mountain Fir, Larch and Hemlock*

C Select and Better.....	\$7.30	\$7.30	\$7.80	.....	.....
D and Better.....	7.00	7.00	7.50	.....	.....
D Select.....	6.70	6.70	7.20	.....	.....
No. 1 Common Centre Matched.....	5.60	5.60	5.80	.....	.....

*Spruce*

Select (No. 2 Mill Grade).....	\$7.40	\$7.40	\$7.60	.....	\$7.60
No. 1 (No. 3 Mill Grade).....	6.10	6.10	6.40	.....	6.60
No. 2 (No. 4 Mill Grade).....	5.80	5.80	6.00	.....	6.20

For Flooring of less than standard thickness, DEDUCT from the above prices:

for ¾" in thickness—Full.....	\$ .50
for 5/8" " ".....	.40
for 11/16" " ".....	.30

For Flooring 1¼" or 1½" in thickness, ADD to the above prices \$0.70.

## CEILING

	Sizes					
	¾ x 3"	¾ x 3"	¾ x 4"	1 x 3"	1 x 4"	1 x 5" and 6"
B and Better Coast Fir and Hemlock.....	.....	Per 100 FSM	Per 100 FSM	.....	.....	.....
C Coast Fir and Hemlock.....	.....	\$6.00	\$6.40	\$6.80	\$7.60	.....
D Coast Fir and Hemlock.....	.....	5.80	5.90	6.60	7.20	.....
No. 3 Clear and Better Cedar, 3'-7'.....	.....	5.50	5.50	6.30	6.60	.....
No. 3 Clear and Better Cedar, 8'-18'.....	.....	4.35	4.35	.....	.....	.....
	Per 100 FSM	.....	.....	.....	.....	.....
	\$4.45	5.75	5.75	7.45	7.45	.....

For Coast Spruce, ADD 45 cents to the above prices.

*Mountain Fir, Larch and Hemlock*

C Select and Better.....	.....	.....	\$7.30	\$7.30	\$7.80
D and Better.....	.....	.....	7.00	7.00	7.50
D Select.....	.....	.....	6.70	6.70	7.20
No. 1 and 2 Common.....	.....	.....	5.60	5.60	5.80

*Spruce*

Select (No. 2 Mill Grade).....	.....	.....	.....	\$7.40	\$7.60
No. 1 (No. 3 Mill Grade).....	.....	.....	.....	6.10	6.40
No. 2 (No. 4 Mill Grade).....	.....	.....	.....	5.80	6.00

## SIDING

	$\frac{1}{2}$ x 6"	5/8 x 6"	11/16 x 6"	1 x 4"	1 x 5 and 6"	1 x 7 and 8"
		Per 100 FSM				
B and Better Coast Fir and Hemlock.....		\$7.50		\$7.40	\$7.80	\$8.10
C Coast Fir and Hemlock.....		7.40		7.10	7.70	8.00
D Coast Fir and Hemlock.....		6.50		6.20	6.80	7.10
No. 1 Common Coast Fir and Hemlock.....				5.80	6.20	6.20

*Mountain Fir, Larch and Hemlock*

C Select and Better.....				\$7.30	\$7.80	
D and Better.....				7.00	7.50	
D Select.....				6.70	7.20	
No. 1 Common.....				5.60	5.80	

*Spruce*

	Per 100 FSM	Per 100 FSM	Per 100 FSM			
Select (No. 2 Mill Grade).....	\$7.10	\$7.20	\$7.30	\$7.40	\$7.60	\$7.60
No. 1 (No. 3 Mill Grade).....	5.90	6.00	6.10	6.10	6.40	6.60
No. 2 (No. 4 Mill Grade).....	5.50	5.60	5.70	5.80	6.00	6.20

	2 x 6"	2 x 8"	1 x 4"
No. 1 Spruce Dimension Log Siding.....	\$6.70	\$6.90	
No. 1 Cedar Dimension Log Siding.....	6.90	7.80	
No. 3 and Better Cedar Drop and Novelty Siding.....			\$7.20

*Cedar Bevel, Bungalow and Rustic Siding*

	$\frac{1}{2}$ x 4", 3-7'	$\frac{1}{2}$ x 4", 8-18'
	Per 100 FSM	Per 100 FSM
Clear Cedar.....	\$3.75	\$5.20
"A" Cedar.....	3.75	4.90
"B" Cedar.....	3.55	4.20
	$\frac{1}{2}$ x 6", 3-7'	$\frac{1}{2}$ x 6", 8-18'
	Per 100 FSM	Per 100 FSM
Clear Cedar.....	\$5.30	\$6.60
"A" Cedar.....	5.20	6.10
"B" Cedar.....	4.80	5.30
	$\frac{3}{4}$ x 4"	$\frac{3}{4}$ x 8"
	Per 100 FSM	Per 100 FSM
Clear Cedar.....	\$7.05	\$10.15
"A" Cedar.....		9.85
"B" Cedar.....		9.05
	$\frac{3}{4}$ x 10"	$\frac{3}{4}$ x 12"
	Per 100 FSM	Per 100 FSM
Clear Cedar.....	\$10.75	\$11.65
"A" Cedar.....	10.45	11.35
"B" Cedar.....	9.65	10.55



## FINISH, SURFACED

	Width		
	3, 4, 6, 8"	5, 7, 9 and 10"	11 and 12"
Clear, B and Better, Fir and Hemlock, 1" to 2" in thickness.....	\$9.70	\$10.80	\$11.90
"C" Clear (Shelving) 1" in thickness.....	9.10	10.10	11.10
"D" (Shelving) 1" in thickness.....	8.60	9.60	10.60
"C" Coast Spruce Shelving, 1" in thickness.....	10.70	11.90	13.10
For 1½" and 1¾" Shelving ADD to above prices \$1.70.			
No. 2 and Better, Clear Cedar, 1" in thickness.....	13.10	14.55	16.00
No. 1 Cedar, Shelving, 1" in thickness.....	9.75	10.85	12.00
1½" and 1¾" Cedar, ADD to above prices \$1.35.			
"C" Select Mountain Pine, 1" in thickness.....	12.60	14.00	15.40
"D" Select Mountain Pine, 1" in thickness.....	11.00	12.20	13.40
No. 1 Common Pine or No. 1 Pine Shelving, 1" in thickness.....	9.80	10.90	12.00
No. 2 Common Pine or No. 2 Pine Shelving, 1" in thickness.....	6.85	7.60	8.35

1½, 1¾ and 2" Pine, ADD to the above Pine prices \$3.00.

For Finish, Shelving and Common, in width of more than 12", ADD \$3.00 to the above prices for 12" widths.

## FIR AND HEMLOCK

Stepping—B and Better E.G. 1½ and 1¾ x 10" and 12"..... \$15.70

## Wagon Box Material

	Hemlock	Fir	Spruce
1½ x 14 and 16".....	\$13.20	\$13.50	\$16.20

Wagon Box Bottoms—of 1½" Edge Grain or Hemlock Flooring, \$6.95 per set.

## Wagon Box Sides and Ends

	1½" x 12-14'	1½" x 14"-14'	1½ x 16"-14'
Fir and Hemlock, per set of 2 pieces.....	\$4.10	\$5.35	\$6.10
Coast Spruce, per set of 2 pieces.....	5.60	6.45	7.50

## Base and Casing

	Per 100 Lineal feet
Base Block Stock 1 x 4½" R/L.....	\$10.00
Casing, 9/16 x 2¾" R/L.....	4.00
B.N. Casing, ¾ x 4½" R/L.....	6.00
B.N. Base, ¾ x 7½" R/L.....	10.00
B.N. Base, ¾ x 9½" R/L.....	12.00
Door Sill, 1½ x 9½" R/L.....	20.00
Window Sill, 1½ x 7½" R/L.....	18.00
Base, 11/16 x 5½" R/L.....	7.50
Base, 11/16 x 7½" R/L.....	10.00

## Frame Stock

	Per 100 Lineal feet
Door Jamb, $1\frac{1}{2} \times 5\frac{1}{2}$ " R/L.....	\$10.50
" " $1\frac{3}{8} \times 7\frac{1}{2}$ " R/L.....	16.00
Window Jamb, $\frac{3}{4} \times 5\frac{1}{2}$ " & $5\frac{1}{2}$ " R/L.....	7.00
" " $\frac{3}{4} \times 7\frac{1}{2}$ " R/L.....	9.00
" " $1\frac{1}{8} \times 5\frac{1}{2}$ " R/L.....	9.00
" " $1\frac{1}{8} \times 7\frac{1}{2}$ " R/L.....	12.00

## SHINGLES

	Per Square	Per 1,000
No. 1 XXX.....		(4 Bundles)
No. 2 XXX and Star-A-Star.....		\$8.60
		7.20
No. 1 XXXXX.....	\$7.60	(4 Bundles) (5 Bundles)
No. 2 XXXXX.....	6.00	9.50
No. 3 XXXXX.....	5.40	7.50
No. 1 Perfections.....	8.40	6.75
Dimension Shingles.....		13.40

## Substandards (Wartime Specials) All Thicknesses and Lengths

	(4 Bundles)	
4" Clear Butts.....	\$4.40	\$5.50
4" Sound Butts.....	3.20	4.00

## LATH

Mountain and Northern Spruce	No. 1.....	\$12.80	per 1,000 pieces
" " "	No. 2.....	11.00	" "
Coast Spruce or Cedar	No. 1.....	12.40	" "
Pine	No. 1.....	11.00	" "
Coast Fir	No. 1.....	10.60	" "

## MOULDINGS

## Fir

	No.	Per 100 Lineal Feet
Angle Bead.....	2140	\$1.75
" ".....	2141	3.00
Apron.....	2223	5.20
" ".....	2224	6.30
Astragal.....	2167	1.25
" ".....	2168	2.50
Back Band.....	2001	3.00
" ".....	2004	2.50
Baluster Stock.....	2205	2.25
" ".....	2206	2.50
" ".....	2210	2.75
" ".....	2211	5.00
Bed Mould.....	2273	2.50
" ".....	2274	3.75
" ".....	2275	5.00
" ".....	2270	6.25
Blind Stop.....	2207	3.75
Brick Mould.....	2236	4.70
" ".....	2235	5.00
Burlap Mould.....	2199	2.50
" ".....	2200	3.75
Cap Trim.....	2240	5.50
Carpet Strip.....	2148	1.25

		No.	Per 100 Lineal Feet
Chair Rail.....	3 $\frac{3}{4}$ "	2220	5.00
Cove.....	3 $\frac{3}{4}$ "	2232	1.25
".....	1- $\frac{3}{8}$ "	2251	3.00
".....	3 $\frac{3}{4}$ "	2250	1.25
Crown Mould.....	1 x $\frac{3}{4}$ "	2260	1.25
" ".....	1 x $\frac{3}{4}$ "	2261	1.50
" ".....	1 x 1 $\frac{1}{2}$ "	2262	1.75
" ".....	1 x 1 $\frac{3}{4}$ "	2263	2.50
" ".....	1 x 2 $\frac{1}{8}$ "	2267	3.75
" ".....	1 x 3 $\frac{1}{2}$ "	2268	5.00
" ".....	1 x 4 $\frac{1}{2}$ "	2269	6.25
" ".....	1-3/16 x 2 $\frac{1}{2}$ "	2264	5.50
Door Stop.....	1 $\frac{1}{8}$ "	2151	2.50
" ".....	1 $\frac{1}{8}$ "	2156	2.50
" ".....	2 $\frac{1}{2}$ "	2157	3.00
" ".....	2 $\frac{1}{2}$ "	2152	3.00
Drip Cap.....	1 $\frac{1}{8}$ x 2 $\frac{1}{2}$ "	2174	5.50
Full Round.....	3 $\frac{3}{4}$ "	2133	1.25
" ".....	1-1/16"	2134	2.75
" ".....	1-5/16"	2135	5.00
Half Round.....	3 $\frac{3}{4}$ "	2125	1.25
" ".....	1-1/16"	2126	1.50
" ".....	1 $\frac{1}{8}$ "	2127	2.50
Hand Rail.....	1 $\frac{1}{8}$ x 3 $\frac{1}{2}$ "	2280	10.00
" ".....	2 $\frac{1}{2}$ x 3 $\frac{1}{2}$ "	2286	15.00
" ".....	2 $\frac{1}{2}$ x 3 $\frac{1}{2}$ "	2287	15.00
Lattice.....	1 $\frac{1}{8}$ "	2192	2.25
" ".....	1 $\frac{1}{8}$ "	2193	2.50
Neck Mould.....	1 x 1"	2169	1.50
Nosing Cove.....	1 $\frac{1}{2}$ x 1 $\frac{1}{2}$ "	2237	6.25
Panel Mould.....	3 $\frac{3}{4}$ x 1 $\frac{1}{2}$ "	2180	1.25
" ".....	3 $\frac{3}{4}$ x 1 $\frac{1}{2}$ "	2181	2.50
" ".....	3 $\frac{3}{4}$ x 1 $\frac{1}{2}$ "	2182	2.50
Parting Stop.....	3 $\frac{3}{4}$ x 2"	2147	1.25
Picture Mould.....	1 $\frac{1}{2}$ "	2215	2.25
" ".....	1 $\frac{1}{2}$ "	2216	2.50
Plate Rail Top.....	1 x 3 $\frac{3}{4}$ "	2300	6.25
" " Apron.....	3 $\frac{3}{4}$ x 3 $\frac{3}{4}$ "	2301	5.00
" " Bracket.....	3 $\frac{3}{4}$ x 2"	2302	3.00
Quarter Round.....	1 x 3 $\frac{3}{4}$ "	2118	1.25
" ".....	3 $\frac{3}{4}$ x 3 $\frac{3}{4}$ "	2119	1.25
" ".....	1- $\frac{3}{8}$ x 1-3/16"	2120	3.00
Stair Fillet.....	1 $\frac{1}{8}$ "	2282	2.50
Stair Nosing.....	1 $\frac{1}{2}$ x 4 $\frac{1}{2}$ "	2230	9.25
String Cap.....	1 x 3 $\frac{3}{4}$ "	2281	6.25
Threshold.....	1 $\frac{1}{8}$ x 3 $\frac{3}{4}$ "	2053	5.00
Wainscot Cap.....	1- $\frac{3}{8}$ x 1 $\frac{3}{4}$ "	2244	3.75
" ".....	3 $\frac{3}{4}$ x 2 $\frac{1}{2}$ "	2245	3.75
Window Stool.....	4 $\frac{1}{2}$ "	2293	9.25
" ".....	5 $\frac{1}{2}$ "	2294	11.25
" ".....	7 $\frac{1}{2}$ "	2295	15.00
" ".....	4 $\frac{1}{2}$ "	2296	9.25
" ".....	5 $\frac{1}{2}$ "	2297	11.25
" ".....	7 $\frac{1}{2}$ "	2298	15.00
Window Stop.....	1 $\frac{1}{2}$ "	2150	1.75
" ".....	1 $\frac{1}{2}$ "	2155	1.75
Casing.....	1 $\frac{1}{2}$ "	2036	5.00
" ".....	1 $\frac{1}{2}$ "	2037	5.00
" ".....	1 $\frac{1}{2}$ "	2030	5.00
" ".....	1 $\frac{1}{2}$ "	2032	5.00
" ".....	1 $\frac{1}{2}$ "	2035	6.50

For Cedar Mouldings ADD to the above prices—15%.

For Specified Lengths, ordered by the buyer, ADD to the above prices—10%.

For Sanding ADD to the above prices—10%.

For Fir or Cedar Mouldings not listed above the maximum price shall be the prices shown in No. 6 B.C. Catalogue of Standard Mouldings compiled by the British Columbia Lumber and Shingle Manufacturers' Association and issued on October 5, 1943; INCREASE the amount by 25%.

All numbers given for above Mouldings refer to No. 6 B.C. Catalogue of Standard Mouldings.

## SCHEDULE B

TO ADMINISTRATOR'S ORDER No. A-1165

## Maximum Retail Prices for Hardwood Lumber and Millwork in the City of Regina

## HARDWOOD LUMBER

Wagon Oak, 1" or 2" No. 1 Rough or SIS, 40c. per foot Board Measure.  
Wagon Tongues, No. 1 Half Finished Oak \$5.00 each.

## Flooring

	Sizes					
	13/16 x 1 3/4"	13/16 x 2"	13/16 x 2 1/4"	1/2 x 1 3/4"	3/8 x 1 1/2"	3/8 x 1 3/4"
1st Grade Maple, Birch or Beech	\$13.15	\$13.60	\$14.00	\$12.15	\$9.70	\$10.00
2nd Grade Maple, Birch or Beech	11.45	12.35	12.70	11.50	9.35	9.35
3rd Grade Maple, Birch or Beech	9.35	10.10	10.60	8.90	8.20	8.20

## MILLWORK

## Fir Doors

Size	Thickness	5X Flat Panel	Two Panel	One Panel	Hollow Slab "B"
		Each	Each	Each	Each
2/0 x 6/0.....	1 1/2"	\$3.80	\$4.00	\$4.15	\$4.60
2/0 x 6/6.....	1 1/2"	4.00	4.20	4.35	4.75
2/4 x 6/4.....	1 1/2"	4.35	4.55	4.75	5.20
2/4 x 6/6.....	1 1/2"	4.35	4.65	4.80	5.25
2/6 x 6/6.....	1 1/2"	4.65	4.80	5.05	5.50
2/6 x 6/8.....	1 1/2"	4.65	4.85	5.10	5.60
2/8 x 6/8.....	1 1/2"	4.85	5.15	5.35	5.85
2/10 x 6/10.....	1 1/2"	5.45	5.65	5.90	.....
3/0 x 7/0.....	1 1/2"	5.65	.....	.....	.....
2/6 x 6/6.....	1 3/4"	5.70	.....	.....	.....
2/8 x 6/8.....	1 3/4"	6.35	.....	.....	.....
2/10 x 6/10.....	1 3/4"	6.90	.....	.....	.....
3/0 x 7/0.....	1 3/4"	7.35	.....	.....	.....

For Raised Panelled Doors ADD to the above prices of 5-X Flat Panel Doors. \$.1.00

## Combination Storm and Screen Doors

	2/6 x 6/6	2/8 x 6/8	2/10 x 6/10	3/0 x 7/0
1 1/2" Thickness.....	\$8.35	\$8.35	\$8.80	\$9.20
1 3/4" ".....	9.45	9.45	9.90	10.35

## Prairie Storm Doors

	2/6 x 6/6	2/8 x 6/8	2/10 x 6/10	3/0 x 7/0
1 1/2" Solid.....	\$5.20	\$5.35	\$6.10	\$6.60
1 1/2" Glazed.....	7.55	7.80	9.00	9.60



Windows Glazed—1 $\frac{3}{8}$ " Check Rail

	Each		Each
14 x 20—2 Lights.....	\$1.90	22 x 26—2 Lights.....	2.85
14 x 24—2 ".....	2.20	22 x 28—2 ".....	3.15
14 x 26—2 ".....	2.30	22 x 30—2 ".....	3.45
14 x 28—2 ".....	2.55	24 x 24—2 ".....	3.05
16 x 20—2 ".....	2.00	24 x 26—2 ".....	3.10
16 x 24—2 ".....	2.20	24 x 28—2 ".....	3.35
16 x 26—2 ".....	2.50	24 x 30—2 ".....	3.60
16 x 28—2 ".....	2.70	26 x 26—2 ".....	3.30
16 x 30—2 ".....	2.85	26 x 28—2 ".....	3.70
18 x 20—2 ".....	2.20	26 x 30—2 ".....	3.95
18 x 24—2 ".....	2.60	28 x 30—2 ".....	4.15
18 x 26—2 ".....	2.70	30 x 30—2 ".....	4.65
18 x 28—2 ".....	2.85		
18 x 30—2 ".....	3.00	10 x 20—4 ".....	2.50
20 x 20—2 ".....	2.30	12 x 20—4 ".....	2.70
20 x 24—2 ".....	2.65	12 x 24—4 ".....	3.00
20 x 26—2 ".....	2.75	12 x 26—4 ".....	3.15
20 x 28—2 ".....	2.90	12 x 28—4 ".....	3.45
20 x 30—2 ".....	3.15	14 x 28—4 ".....	4.15
22 x 24—2 ".....	2.75		

For Storm Sash with slat vents add 35c. to the above price.

For Storm Sash with sliding vents add \$1.65 to the above prices.

## Sash

	1 $\frac{1}{8}$ " thick	1 $\frac{3}{8}$ " thick	—	1 $\frac{1}{8}$ " thick	1 $\frac{3}{8}$ " thick
	Each	Each		Each	Each
10 x 12—1 Light.....		\$1.00	8 x 10—4 Lights.....	\$1.25	\$1.35
8 x 10—2 Lights.....	0.90	0.95	10 x 10—4 ".....	1.45	1.60
10 x 12—2 ".....		1.10	10 x 12—4 ".....	1.55	1.65
8 x 10—3 ".....	1.10	1.20	12 x 12—4 ".....	1.90	2.05
10 x 12—3 ".....	1.30	1.35	8 x 10—6 ".....	1.70	1.80
10 x 14—3 ".....	1.35	1.55	10 x 12—6 ".....	2.05	2.15
10 x 16—3 ".....	1.55	1.65	8 x 8—4 ".....	1.25	1.35

Casement Sash		Inside Door Frames, Stock Sizes	
	Each		Each
8 x 10—6 Lights.....	1 $\frac{1}{8}$ "	3 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " Jamb.....	\$1.55
10 x 12—6 Lights.....	1 $\frac{1}{8}$ "	1 $\frac{3}{8}$ " x 5 $\frac{1}{2}$ " Jamb.....	2.35
10 x 14—6 Lights.....	1 $\frac{1}{8}$ "		

## Outside Door Frames, Stock Sizes, Knocked down

	Each
1 $\frac{3}{8}$ " x 5 $\frac{1}{2}$ " Jamb, 3 $\frac{1}{4}$ " Casings.....	\$4.75
1 $\frac{3}{8}$ " x 5 $\frac{1}{2}$ " Jamb, 1 $\frac{3}{8}$ " Casings.....	5.70
For Set up Frames ADD to above prices—.75 each.	

## Knocked down Window Frames

3 $\frac{1}{4}$ " x 5 $\frac{1}{2}$ " Jamb, 3 $\frac{1}{4}$ " x 3 $\frac{1}{2}$ " casing.....	\$3.20 each
3 $\frac{1}{4}$ " x 5 $\frac{1}{2}$ " Jamb, 1 $\frac{3}{8}$ " x 3 $\frac{1}{2}$ " casing.....	3.80 "
For Set-up Frames ADD to above prices—.75 each.	

## Window Screens, Stock Sizes

	each
3 $\frac{1}{4}$ " Half or Cellar Screens.....	\$1.15
1 $\frac{1}{8}$ " and 1 $\frac{3}{8}$ " Half or Cellar Screens.....	1.80
3 $\frac{1}{4}$ " Full Screens.....	2.00
1 $\frac{1}{8}$ " or 1 $\frac{3}{8}$ " Full Screens.....	2.75

For screen with Galvanized Wire

ADD to above prices 20%

For screen with Bronze Wire

ADD to above prices 50%

## Screen Doors

	each
3 $\frac{1}{4}$ " No. 176 Stock Sizes, Black Wire.....	\$3.05
1 $\frac{1}{8}$ " No. 176 Stock Sizes ".....	3.85
1 $\frac{1}{8}$ " No. 122 Stock Sizes ".....	4.85

For Screen with Galvanized Wire

ADD to above prices 20%

For Screen with Bronze Wire

ADD to above prices 50%

## SCHEDULE C

To ADMINISTRATOR'S ORDER No. A-1165

Maximum Retail Prices for Hardwood Lumber and Millwork in the City of  
Moose Jaw

## HARDWOOD LUMBER

Wagon Oak—Rough Oak 2 x 4 to 2 x 12", 8' to 16'..... \$40.00

## Maple Flooring

	13/16"	1"	1 1/8"
1st Grade Maple.....	\$14.40	\$12.60	\$11.25
2nd Grade Maple.....	13.50	12.15	10.80
3rd Grade Maple.....	11.70	9.90	9.90

## Oak Flooring

1st Grade Plain Red.....	\$20.70	\$20.15	\$14.15
2nd Grade Plain Red.....	18.90	19.80	13.05
3rd Grade Plain Red.....		17.10	12.15

Quarter Cut Oak Flooring \$22.50

For 2" face in 13/16" thickness Hardwood Flooring, ADD to the above prices \$4.50.

## Oak Wagon Parts

	Each		Each
2 x 4"—10' Oak Reach.....	\$2.05	4 x 5"—5' Axle half finished.....	\$3.85
4 x 4" Half Finished Tongue.....	4.85	2" Tongue Hawsns.....	0.70
3 x 5" Half Finished Tongue.....	6.30	2" Front Hawsns.....	0.70
Plow Evener, 34".....	0.55	2" Hind Hawsns.....	0.70
Plow Evener, 42".....	0.60	3 x 4" No. 1 Oak Bolster.....	1.60
2 1/2 x 4 1/2", 2 Horse Evener 4'.....	1.15	4 x 5" No. 1 Oak Bolster.....	2.35
2 1/2 x 5", 2 " " 4'.....	1.45	Wagon Box Cleats, per set of 8	
2 x 4" 2 " " 4'.....	0.70	pieces.....	0.70
2 x 6" 4 " " 6'.....	1.60	Bolster Stakes, per set of 4 pieces..	0.75
2 x 7" 5 " " 7'.....	2.15	30" Singletree.....	0.30
1 3/8 x 4" Wagon Box Cross Bars, per set		28" Singletree.....	0.25
of 4 pieces.....	2.00	48" Sandboard.....	2.10
1 x 4" Wagon Box Cross Bars, per set		4 x 8" Sleigh Bench.....	3.60
of 4 pieces.....	1.35		

## MILLWORK

## Storm Doors

	Batten	Glazed Batten	1 1/8" Com- bination	1 3/8" Com- bination
2/6 x 6/6; 2/8 x 6/8 and 2/10 x 6/10.....	\$2.95	\$3.40	\$9.50	\$10.80

## Screen Doors

	7/8", No. 76	1 1/8", No. 76	1 1/8", No. 21	1 1/8", No. 25
Standard Sizes with Black Wire.....	\$2.90	\$3.65	\$4.45	\$6.85

NOTE: The above numbers refer to Catalogue No. 5 issued by the Western Manufacturing Co. Ltd.

*Window Screens*Stock Sizes, Half Screen,  $\frac{3}{4}$ "—\$1.15; Full Screen,  $\frac{3}{4}$ "—\$1.75*Frames, Knocked Down*

	5 $\frac{1}{2}$ " or 5 $\frac{1}{2}$ " Jamb	7 $\frac{1}{4}$ " or 7 $\frac{1}{2}$ " Jamb
Window and Sash Frames, Stock Sizes.....	\$3.60	\$4.50
Oriel Window Frames, " ".....	4.25	5.15
Cellar Sash Frames, " ".....	3.40	.....
Outside Door Frames, " ".....	5.40	6.75
Inside Door Frames, Rabbeted, Stock Sizes.....	2.50	.....
Inside Door Frames, Stop, Stock Sizes.....	2.30	.....

*Fir Doors*

Size	Thickness	5X Flat Panel	Two Panel	One Panel	Craftsman
		Each	Each	Each	Each
2/0 x 6/0.....	1 $\frac{1}{2}$ "	\$3.80	.....	.....	.....
2/0 x 6/0.....	1 $\frac{1}{2}$ "	4.20	\$4.75	\$5.30	\$5.80
2/0 x 6/6.....	1 $\frac{1}{2}$ "	4.40	4.95	5.50	6.00
2/0 x 6/8.....	1 $\frac{1}{2}$ "	4.50	5.05	5.60	6.10
2/4 x 6/4.....	1 $\frac{1}{2}$ "	4.75	5.30	5.85	6.35
2/4 x 6/6.....	1 $\frac{1}{2}$ "	4.85	5.40	5.95	6.45
2/6 x 6/0.....	1 $\frac{1}{2}$ "	4.85	5.40	.....	.....
2/6 x 6/6.....	1 $\frac{1}{2}$ "	5.10	5.65	6.20	6.70
2/6 x 6/8.....	1 $\frac{1}{2}$ "	5.20	5.75	6.30	6.80
2/8 x 6/8.....	1 $\frac{1}{2}$ "	5.40	5.95	6.50	7.00
2/10 x 6/10.....	1 $\frac{1}{2}$ "	6.00	6.55	7.10	7.60
3/0 x 7/0.....	1 $\frac{1}{2}$ "	6.35	.....	.....	.....
2/6 x 7/0.....	1 $\frac{1}{2}$ "	5.60	.....	.....	.....
2/6 x 6/6.....	1 $\frac{1}{2}$ "	6.50	7.05	.....	.....
2/8 x 6/8.....	1 $\frac{1}{2}$ "	6.95	7.50	8.05	8.55
2/10 x 6/10.....	1 $\frac{1}{2}$ "	7.65	8.20	8.75	9.25
3/0 x 7/0.....	1 $\frac{1}{2}$ "	8.05	8.60	9.15	9.65
2/6 x 7/0.....	1 $\frac{1}{2}$ "	7.10	.....	8.20	8.70
2/8 x 7/0.....	1 $\frac{1}{2}$ "	7.45	.....	.....	.....

For 5-X-P. Raised Panel ADD 60c. to above prices for 5-X-P Flat Panel.

*Windows—Glazed, 1 $\frac{3}{8}$ " Check Rail**Sash*

—	—	Per Window	—	—	1 $\frac{3}{8}$ "	1 $\frac{3}{8}$ "
10 x 20.....	4 lights.....	\$2.60	7 x 9.....	2 lights.....	\$0.90	\$1.05
12 x 20.....	4 ".....	3.00	8 x 10.....	2 ".....	0.95	1.10
12 x 24.....	4 ".....	3.30	10 x 12.....	2 ".....	1.15	1.30
16 x 20.....	2 ".....	2.20	7 x 9.....	3 ".....	1.25	1.35
20 x 20.....	2 ".....	2.45	8 x 10.....	3 ".....	1.30	1.40
20 x 24.....	2 ".....	2.70	10 x 12.....	3 ".....	1.50	1.65
20 x 26.....	2 ".....	2.80	10 x 14.....	3 ".....	1.65	1.80
20 x 28.....	2 ".....	2.90	10 x 16.....	3 ".....	1.75	1.95
24 x 24.....	2 ".....	3.10	8 x 10.....	4 ".....	1.35	1.65
24 x 26.....	2 ".....	3.15	10 x 10.....	4 ".....	1.50	1.90
24 x 28.....	2 ".....	3.35	10 x 12.....	4 ".....	1.60	1.95
26 x 26.....	2 ".....	3.50	8 x 10.....	6 ".....	1.80	2.15
26 x 28.....	2 ".....	3.65	10 x 12.....	6 ".....	2.20	2.60

For Storm Sash ADD 35c. to above prices.

For Storm Sash with sliding vents ADD \$1.65 to the above prices.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1185

**Prices of Bituminous Coal Produced in Nova Scotia**

Under authority conferred by the Wartime Prices and Trade Board it is hereby ordered as follows:—

1. Part I of the schedule to Administrator's Order No. A-1121 respecting prices of bituminous coal produced in Nova Scotia is amended by the addition thereto of the following coal mine operators and their respective addresses:—

<i>"Coal Mine Operator"</i>	<i>Address</i>
Doucet, Simon J.....	Inverness, N.S.
Margaree Steamship Co., Ltd.....	Sydney, N.S."

2. This Order shall come into force on the 1st day of May, 1944.

Dated at Ottawa this 26th day of April, 1944.

E. J. BRUNNING,  
*Coal Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1186

**Prices of Bituminous Coal Produced in New Brunswick**

Under authority conferred by the Wartime Prices and Trade Board it is hereby ordered as follows:—

1. Part I of the Schedule to Administrator's Order No. A-1122 respecting prices of bituminous coal produced in New Brunswick is amended by the addition thereto of the following coal mine operators and their respective addresses:—

<i>"Coal Mine Operator"</i>	<i>Address</i>
Yeamans, C. A.....	Newcastle Bridge, N.B.
Evans, W. B.....	Rothwell, Minto, N.B.
MacDonald, John F.....	Minto, R.R. 2, N.B.
Flower, Harry L.....	Newcastle Creek, N.B.
McMann, Hugh H.....	Newcastle Creek, N.B.
Wasson, Aubrey W.....	Newcastle Creek, N.B."

2. This Order shall come into effect on the 1st day of May, 1944.

Dated at Ottawa this 26th day of April, 1944.

E. J. BRUNNING,  
*Coal Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1190

### The Use of Nylon Yarns

Under powers given by the Wartime Prices and Trade Board to the Rayon Administrator, it is hereby ordered on behalf of the Board as follows:

#### Interpretation

1. For the purpose of this Order "nylon yarns" means any continuous filament yarn or spun yarn made from nylon polymer.

#### Nylon Yarn to be Used only in the Manufacture of Parachutes

2. (1) Except with the written permission of the Administrator, no person shall use any nylon yarn for any purpose except for the fabrication of materials to be used in the manufacture of man-carrying parachutes;

(2) Except with the written permission of the Administrator, no person shall use any materials fabricated from nylon yarn for the manufacture of any article or thing except man-carrying parachutes.

#### Reports

3. On or before June 5, 1944, and on or before the 5th day of each month thereafter, every person using nylon yarn shall deliver to the Rayon Administrator, Aldred Building, Montreal, a statement in writing in a form prescribed by the Administrator, signed by some person having a knowledge of the facts and giving,

(a) by weight, of each type of nylon yarn separately,

(i) the amount which such person had on hand at the end of the preceding month;

(ii) the amount which such person received during the preceding month; and

(iii) the amount which such person used during the preceding month;

(b) the amount of each type of material produced by such person from nylon yarn during the preceding month which was passed by Government Inspectors as meeting the specifications of first-class material;

(c) the amount of each type of material produced by such person from nylon yarn during the preceding month which was rejected by Government Inspectors as not meeting the specifications of first-class material; and

(d) such further and other information as the Administrator may from time to time require.

#### Effective Date

4. This Order shall be effective on and after the 8th day of May, 1944.

Dated at Ottawa this 28th day of April, 1944.

S. G. DIXON,  
*Rayon Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1195

### Maximum Prices for Atlantic Coast Fresh, Frozen and Smoked Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:

### Application of Order

1. This Order adds to Administrator's Order No. A-917 provisions fixing the maximum prices for sales by primary producers of fresh Atlantic herring and sardines contained in Sections 5 and 6 of Administrator's Order No. A-1014 which is being revoked by Administrator's Order No. A-1194.

2. Administrator's Order No. A-917 as amended by Administrator's Order No. A-1057 is hereby further amended by inserting at the end thereof the following new Section heading and Section:—

*"Sales by a Primary Producer of Fresh Herring or Sardines to any Person in Canada other than a Consumer*

32 (1) Definitions (a) "primary producer" means a person who catches or takes fresh Atlantic herring or sardines by the use of any form of fishing gear or equipment. For the purposes of this Section, the words "fresh herring or sardines" refer also to herring or sardines which have been preserved in salt for a period of less than 96 hours;

(b) "sardines" mean small herring which are known to the trade as sardines.

(2) The maximum price per hogshead of ten tubs containing fourteen gallons each (Imperial measure) at which a primary producer may sell fresh Atlantic herring or sardines to any class of buyer other than consumers, shall be \$16.50 and such price shall be f.o.b. the boat at the port of entry or at the weir or fish traps at the point where the fish are taken.

(3) The maximum price at which a primary producer may sell any quantity of fresh Atlantic herring or sardines less than a hogshead of ten tubs containing fourteen gallons each (Imperial measure) to any class of buyer other than consumers, shall according to the quantity sold, be a price proportionate to the maximum price fixed for a hogshead of ten tubs under subsection (2) of this Section."

3. This Order comes into effect on May 15, 1944.

Dated at Ottawa this 28th day of April, 1944.

A. N. McLEAN,  
*Administrator of Fish  
and Fish Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1206

### **The Labelling and Invoicing of Men's, Youths' and Boys' Outer Wool Fine Clothing, Men's, Youths' and Boys' Woollen Sportswear and Woollen Work Garments and Men's, Women's and Children's Waterproof or Rubberized Clothing.**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered as follows:—

### Application of the Order

1. This Order comes into effect on June 1, 1944. It contains provisions for the labelling and invoicing by manufacturers of certain outer garments.

2. For the purposes of this Order, "garment" means any article of men's, women's, youths' and boys' wear named in the Schedules to Administrator's Order No. A-207 as amended, as well as women's and children's waterproof or rubberized clothing.

### **Labelling of garments**

3. No garment which is wholly or partly manufactured in Canada after June 1, 1944, shall be displayed for sale, or shipped or delivered in pursuance of a sale by any person, unless at the time of display, shipping or delivery, the name or Wartime Prices and Trade Board licence number of the person who manufactured it, or that person's registered trade mark for that garment and the range or stock number and size of that garment are printed, written, woven or stamped on that garment or on a label or string tag attached to it. All such trade marks must be recorded with the said Administrator before using the same in pursuance of this Order.

4. Nothing in Section 3 shall prohibit a wholesaler, or a retailer, or a manufacturer at the request of such wholesaler or retailer, from affixing or attaching a wholesaler's or retailer's label, registered trademark or identifying mark on any garment in place of or in addition to the manufacturer's name or Wartime Prices and Trade Board licence number or the manufacturer's registered trade mark for that garment or the range or stock number and size thereof which the manufacturer has placed thereon provided that the manufacturer's range or stock number and size and the manufacturer's name or trade mark or W.P.T.B. licence number are retained or transferred to the new label or identifying mark.

### **Invoices**

5. Every manufacturer or wholesaler of garments shall, within ten days from the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing:

- (a) the date of the shipment if the shipper is the manufacturer of the garment or the date of invoice if the shipper is a wholesaler;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's stock number and range or material number of the garment;
- (d) the exact quantity of each style and range or stock number of such garments, the price per garment or unit of such garment, also the total price thereof; and
- (e) a declaration which may be printed, written or stamped on the invoice stating that the price charged for any garment shown on the invoice is not more than the highest price fixed by or under the Wartime Prices and Trade Board Regulations or by or on behalf of the Board on sales by him of that garment.

6. No retailer shall in pursuance of any sale deliver any garment which he purchases after this Order becomes effective unless he first receives an invoice for that garment from his supplier as required by Section 5.

### **Records and Invoices must be kept**

7. (1) Every person who manufactures garments shall keep a proper record of his manufacture and sale of those garments, showing, with respect to each stock number and range or material number of the garments, the price range thereof and the materials used in its manufacture.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this Section a person is required to make and keep shall, upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.



## Exemptions

8. This Order shall not apply to the manufacture, sale or delivery of garments when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada namely, Munitions and Supply, National Defence (Army), National Defence (Naval Services), National Defence (Air Services) or Pensions and National Health or any agency of any of them.

9. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at Ottawa, this 1st day of May, 1944.

H. R. COHEN,  
*Administrator of Fine Clothing.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1211

### Manufacture of Book, Writing and Specialty Papers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Book and Writing Paper it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force May 10, 1944, and amends Items 33 and 63 of the Schedule to Administrator's Order No. A-1000.

2. (1) Paragraph I—"Standard Specifications" of Item 33—"RAG CONTENT AND SULPHITE TEXT PAPERS" of the Schedule to Administrator's Order No. A-1000 is amended by inserting in the final column of the table forming part of the said paragraph the figures and symbol "263M" opposite the entry "26 x 40" of No. 2 Grade so that such entry shall now read as follows:

No. 2 Grade.....	26 x 40	153M	.....	263M
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(2) Paragraph I—"Standard Specifications" of Item 63—"TAG BOARDS—Manilla Tag Board" of the said Schedule is revoked and replaced by the following:

### Manilla Tag Board

Standard Specifications:

Standard basis weights: 200, 250, 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard sizes: In the basis weights only as indicated below:

	Basis	Basis	Basis	Basis	Basis
Size:	200M	250M	300M	350M	400M
22½ x 28½	—	180M	216M	252M	—
24 x 37	200M	250M	300M	350M	400M
28 x 34	—	268M	321M	—	—
30 x 40	—	—	405M	—	—

Standard colour: Natural.

”.

Dated at Ottawa, this 5th day of May, 1944.

A. P. JEWETT,  
*Administrator of Book and Writing Paper.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1213

**Rationed Foods (Preserves)**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. This Order comes into force on May 8, 1944.
2. Canned apples (solid pack) in 105 ounce containers or larger are removed from the classification of canned fruits established as to Preserves being a Rationed Food under Board Order No. 308 and are hereby freed from being rationed.
3. From May 8, 1944 to August 31, 1944, inclusive, cranberry sauce is removed from its classification established as to Preserves being a rationed food under Board Order No. 308 and it is hereby freed from being rationed during that period.

Dated at Ottawa, this 6th day of May, 1944.

H. I. ROSS,  
*Administrator of Consumer Rationing.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1214

**Special Wartime Suits for Boys**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-582, which fixed specifications and maximum prices for boys' suits made from American tweed, is hereby revoked.
2. This Order shall be effective on and after the 8th day of May, 1944.

Dated at Ottawa this 6th day of May, 1944.

H. R. COHEN,  
*Administrator of Fine Clothing.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1216

**Fluorescent Lighting Fixtures**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on May 11, 1944, and revokes and replaces Administrator's Order No. A-841.
2. For the purposes of this Order,
  - (a) "fluorescent lighting fixture" means a device used in connection with an electric source other than an incandescent light source, in which visible light for illuminating purposes is produced.

- (i) by the passage of electric current through vaporized mercury, or
- (ii) from the effects of ultra-violet radiation on substances exposed to such radiation;

- (b) "commercial type" means a type of fluorescent lighting fixture customarily used in an office, draughting room, fraternal institution or lodge, church, seminary, public or educational institution and the like, or in a store, hotel or other commercial establishment;
- (c) "industrial type" means a type of fluorescent lighting fixture customarily used in a factory, warehouse or other place where goods are manufactured, assembled, stored or shipped or where or from which services are furnished or supplied, and not being a commercial type;
- (d) "manufacture" means making, forming or processing a component part of a fluorescent lighting fixture, and includes assembling component parts into a complete fluorescent lighting fixture.

3. (1) This Order shall apply to the manufacture, installation and use of cold cathode, hot cathode and rectified fluorescent lighting fixtures, and portable fluorescent lighting units.

(2) This Order shall not apply

- (a) to the manufacture, installation or use of Cooper-Hewitt lighting fixtures or mercury-vapour lighting fixtures; or
- (b) to the manufacture of fluorescent lighting fixtures of a kind designed for use in a location defined and classified as hazardous by Section 32 of Canadian Electrical Code, Part 1, 4th Edition, a copy of the said Code being on file in the office of the Administrator of Capital Equipment and Electrical Products.

### Manufacture Restricted

4. No person shall manufacture a fluorescent lighting fixture or a portable fluorescent lighting unit except as provided and permitted by this Order.

5. No fluorescent lighting fixture manufactured in Canada after the effective date of this Order shall be sold by the person who manufactures it unless he first prints, stamps or marks on each fixture or on a label attached to it, the name of the manufacturer and the catalogue number of the fixture. Such marking must be legible without removing fixture from ceiling or wall.

6. No person shall in the manufacture of a fluorescent lighting fixture

- (a) use any metal other than iron, steel, lead or silver except for current carrying parts;
- (b) use any metal to make a reflector end, baffle, louvre or shield;
- (c) use ferrous metal heavier than 20 gauge for a reflector, channel or housing, provided that this clause shall not apply to straps or fittings.

7. (1) No person shall manufacture a hot cathode fluorescent lighting fixture

- (a) of a commercial type, unless the design and dimensions of the fixture are approved in writing by the said Administrator and the said fixture is manufactured in accordance with the specifications set forth for the fixture, as follows:

Fixture No.	Class	Number of lamps	Rated watts per lamp
1	Unshielded.....	2 installed in parallel.....	40
2	Unshielded.....	3 installed in parallel.....	40
3	Unshielded.....	4 installed in parallel.....	40
4	Shielded.....	2 installed in parallel.....	40
5	Shielded.....	3 installed in parallel.....	40
6	Shielded.....	4 installed in parallel.....	40

- (b) of an industrial type, unless the design and dimensions of the fixture are approved in writing by the said Administrator and unless the said fixture is manufactured in accordance with the specifications set forth for the fixture, as follows:

Fixture No.	Number of lamps	Rated watts per lamp
1	1 .....	40
2	2 installed in parallel.....	40
3	3 installed in parallel.....	40
4	2 installed in parallel.....	100
5	1, 2, 3 or 4 in continuous rows, and installed in parallel if more than one row is used.....	40
6	2 in continuous rows installed in parallel.....	100

(2) No person shall manufacture a cold cathode fluorescent lighting fixture or a rectified fluorescent lighting fixture except in accordance with specifications approved in writing by the said Administrator for the manufacture of such fixtures.

#### **Sale and Installation Restricted**

8. No person shall instal or purchase for installation a new fluorescent lighting fixture or a fluorescent lighting installation except for use in:

- (a) a manufacturing area, which, for the purpose of this Order, means the actual area or space in a manufacturing concern, which is devoted to making, assembling, processing or finishing a product.
- (b) an office, which, for the purpose of this Order, means an area or space, in a place of business, where actual desk work is performed, including writing, draughting or work at a typewriter, adding, bookkeeping or other office machine.
- (c) a classroom, which, for the purpose of this Order, means a room or area in a school, college or institution, which is devoted exclusively to the use of students and instructors, for educational purposes.

9. Nothing in Section 8 shall apply to the supply, purchase and use of parts required for the maintenance or repair of a fluorescent lighting unit.

10. Every person who sells fluorescent lighting fixtures or fluorescent lighting installations shall keep on his file all documents necessary to show and make a full disclosure of his transactions in the devices to which this Order applies and shall, upon request, make them available for inspection on behalf of the Board.

11. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 8th day of May, 1944.

M. C. LOWE,  
*Administrator of Capital Equipment  
and Electrical Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

**DEPARTMENT OF MUNITIONS AND SUPPLY**  
**COAL CONTROLLER**  
**ORDER No. COAL 8A**

**Anthracite Distribution by Wholesalers to Retailers**

Dated April 24, 1944

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

*1. Interpretation*

For the purposes of this Order unless the context otherwise requires,

- (a) "U.S. anthracite" means that coal produced in the State of Pennsylvania in the United States of America generally referred to as Pennsylvania anthracite, and is limited to the following sizes: broken, egg, stove, chestnut, pea and No. 1 buckwheat;
- (b) "Welsh anthracite" means all anthracite imported from Great Britain and includes all sizes except screenings;
- (c) "anthracite" means U.S. anthracite and Welsh anthracite;
- (d) "wholesaler" means any person who sells anthracite to retail dealers and includes a dock operator to the extent that he sells such coal to persons other than the consumers thereof;
- (e) "retail dealer" means any person who purchases anthracite for resale to consumers;
- (f) "base period" means the period from April 1, 1942 through March 31, 1943;
- (g) "base period tonnage of U.S. anthracite" means the total number of tons of U.S. anthracite shipped by any person to any other person during the base period except excludable tonnage;
- (h) "base period tonnage of U.S. anthracite as adjusted" means the base period tonnage of U.S. anthracite as heretofore or hereafter increased or decreased by the Coal Controller;
- (i) "base period tonnage of Welsh anthracite" means the total number of tons of Welsh anthracite shipped by any person to any other person during the base period except excludable tonnage;
- (j) "available tonnage" means the total tonnage of anthracite which a wholesaler has in any month for distribution after deducting the tonnage lawfully shipped or scheduled for shipment in that month as follows:—
  - (i) pursuant to any direction of the Coal Controller; and
  - (ii) as excludable tonnage;
- (k) "excludable tonnage" means only that tonnage of anthracite lawfully shipped or scheduled for shipment in any month by a wholesaler directly, or through retail dealers, to the following:—
  - (i) the Armed Forces of Canada;
  - (ii) any person to the extent that he acquired anthracite for use in an industrial process or for the production of power or for space heating which is incidental thereto;



(iii) any person for use in poultry brooders or hatcheries to the extent permitted by the Coal Controller's Order No. Coal 13 dated December 13, 1943;

(l) "excess tonnage" means that portion of the available tonnage of anthracite which on a cumulative basis from April 1, 1944, to the end of any month exceeds the tonnage necessary to make the shipments to retail dealers and others as required in Section 2 of this Order

(unless shipped to or for the account of other wholesalers as more fully provided in Section 3, excess tonnage of any wholesaler must be made immediately available to the Coal Controller for allocation);

(m) "deficiency in tonnage" means a tonnage of anthracite which, on a cumulative basis from April 1, 1944 to the end of any month, equals the deficiency between the available tonnage of anthracite and the tonnage necessary to make the maximum permissible shipments pursuant to Section 2;

(n) "plus wholesaler" means a wholesaler who has excess tonnage;

(o) "minus wholesaler" means a wholesaler who has a deficiency in tonnage;

(p) "destination" means any city, town, village or community.

## 2. *Distribution by Wholesalers of Available Tonnage*

### (1) *Distribution by Wholesaler to Retail Dealers*

Except as otherwise provided in subsections (2) and (3) of this Section, each wholesaler (including a lake dock operator) shall arrange his schedule for the distribution of his available tonnage, so that by March 31, 1945, on the basis, to the maximum extent practicable, of regular equal monthly shipments to that date, he shall have supplied to each retail dealer up to but not in excess of 90 per cent of the base period tonnage of U.S. anthracite as adjusted, established between such wholesaler and each such retail dealer, together with a tonnage of Welsh anthracite up to but not in excess of 90% of the base period tonnage of Welsh anthracite shipped by such wholesaler to each such retail dealer.

### (2) *Distribution by Wholesaler to Lake Dock Operators*

Each wholesaler (excluding a lake dock operator) shall arrange his schedule for the distribution of his available tonnage, as defined in this regulation, via the Great Lakes so that by November 1, 1944, on the basis, to the maximum extent practicable, of regular equal monthly shipments to that date, he shall have shipped to the same lake docks and the same lake dock operators (whether they are wholesalers or retail dealers, or both) up to but not in excess of 90 per cent of the base period tonnage of U.S. anthracite as adjusted, established between such wholesaler and such lake dock and lake dock operator.

### (3) *Distribution to Retail Dealers at Designated Ice-Bound Ports*

Each wholesaler may, and upon direction of the Coal Controller shall, arrange his schedule for the distribution of his available tonnage, so that by November 1, 1944, he shall have shipped by water to retail dealers (including tidewater dock operators) located at ice-bound ports, to be designated by the Coal Controller, and on the basis, to the maximum extent practicable, of regular equal monthly shipments to that date, up to but not in excess of 90 per cent of the base period tonnage of U.S. anthracite as adjusted, established between such wholesaler and such retail dealer, together with a tonnage of Welsh anthracite up to but not in excess of 90% of the base period tonnage of Welsh anthracite shipped by such wholesaler to each such retail dealer.

### (4) *Shipments by Wholesalers with Deficiency in Tonnage*

If in any month a wholesaler's available tonnage is not sufficient to enable him to supply each retail dealer, lake dock or lake dock operator to whom he shipped anthracite in the base period with the appropriate monthly portion of 90 per cent of the tonnage, authorized to be shipped by the preceding subsections of this Section, such wholesaler shall during that month apply a uniform percentage of reduction in shipments to each retail dealer, lake dock or lake dock operator.

### 3. *Distribution by Plus Wholesalers of Excess Tonnage*

- (1) Each plus wholesaler shall, to the maximum extent practicable, arrange with a minus wholesaler of his own selection (excluding lake dock operators) for shipment each month to or for the account of such minus wholesaler of all anthracite which exceeds the tonnage actually shipped or scheduled for shipment during the month
  - (a) pursuant to any direction of the Coal Controller; and
  - (b) as excludable tonnage; and
  - (c) as available tonnage to retail dealers and others to the maximum extent permitted under Section 2 of this Order.
- (2) No wholesaler shall receive anthracite from another wholesaler, pursuant to subsection (1) of this Section, except upon condition that the receiving wholesaler will distribute such anthracite strictly in accordance with this Order.

### 4. *Disposition by the Coal Controller of Excess Tonnage*

- (1) Any plus wholesaler who fails to dispose of his excess tonnage of anthracite in accordance with Section 3 of this Order must make all such excess tonnage immediately available to the Coal Controller for distribution.
- (2) The Coal Controller's directions for the distribution of excess tonnage will be issued within 30 days from the date on which the existence of such excess tonnage is brought to his attention. If the Coal Controller fails to issue a direction for the distribution of such excess tonnage within said period of 30 days, the plus wholesaler involved may ship to any person he chooses.
- (3) Unless otherwise specified in the direction of the Coal Controller, a wholesaler shall commence shipment in compliance with such direction within five working days after the receipt of such direction and complete the required shipments within 30 days from the receipt of such direction.
- (4) A wholesaler to whom a direction is issued by the Coal Controller must
  - (a) acknowledge promptly in writing the receipt of the direction; and
  - (b) advise the Coal Controller of the date on which shipments will commence and the probable date of completion; and
  - (c) notify the Coal Controller in writing of the date on which shipments have been completed, pursuant to the direction.

### 5. *Receipts by Retail Dealers Restricted*

Except as provided in Section 4 of this Order and excludable tonnage, no retail dealer may receive from all sources combined a tonnage of U.S. anthracite which exceeds 90 per cent of the sum of his base period tonnage of U.S. anthracite as adjusted, established between such retail dealer and each of the producers or wholesalers who supplied him during the base period plus 90 per cent of the base period tonnage of Welsh anthracite shipped to such retail dealer.

### 6. *Retail Dealers Required to Augment their Anthracite Supply with other Solid Fuels*

It is the obligation of retail dealers who receive anthracite under this Order to take all reasonable and necessary steps to augment their anthracite supply with other solid fuels to the extent necessary to assure that the minimum essential solid fuels requirements of the communities which they serve will be met. For this purpose, each retail dealer individually and the retail dealers collectively at any destination shall promptly make arrangements for the receipt in the spring, summer and fall of a substantial part of the other solid fuels which may be needed to avoid hardship during any part of the year April 1, 1944 to March 31, 1945, inclusive.

### 7. *Wholesalers to Advise Retail Dealers of Base Period Tonnage and Adjustments*

Each wholesaler, on or before the 10th day of May, 1944, shall notify each retail dealer to whom he made shipments of anthracite during the base period of the actual tonnage of U.S. anthracite shipped to such dealer during the base period, including any adjustments thereof approved by the Coal Controller and the actual tonnage of Welsh anthracite shipped to such dealer. One copy of such notice shall be forwarded to the Regional Representative of the Coal Controller for the region in which the dealer has his place of business, and one copy of such

notice shall be forwarded to the Coal Controller. The base period tonnage of U.S. anthracite, as adjusted, shown on such notification shall be subject to review, and may be increased or decreased, by the Coal Controller.

#### 8. *Credit Shipments by Wholesalers to Retail Dealers*

Nothing in this Order shall require any wholesaler to ship anthracite on credit to any retail dealer whose credit is not satisfactory to the wholesaler; provided that a wholesaler must, before discontinuing shipments to a retail dealer as required by this Order, notify the retail dealer of his unwillingness to ship and the reasons therefor, and in the event of the retail dealer paying cash or meeting the wholesaler's reasonable terms of credit, the wholesaler must continue shipments to him as required by this Order.

#### 9. *Information to be Furnished by Wholesalers to the Coal Controller*

- (1) Each wholesaler shall, on forms prescribed by the Coal Controller, file with the Coal Controller on or before the 10th day of May, 1944, and the 10th day of each month thereafter, a report in writing setting out all the information required by the said forms.
- (2) Each retail dealer who imports any anthracite directly from the United States of America shall, on forms prescribed by the Coal Controller, file with the Coal Controller on or before the 10th day of May, 1944 and the 10th day of each month thereafter a report in writing setting out all the information required by the said forms.

#### 10. *Review of Base Period Tonnage Adjustments*

The Controller will review increases in base period tonnages previously authorized and will make such downward adjustments as are appropriate in order more effectively to secure an equitable distribution of the available supply of anthracite.

#### 11. *Transfers of Base Period Tonnage*

- (1) If the Controller determines that a wholesaler has discontinued business or has ceased to make shipments of anthracite to the retail dealers to whom he made shipments of anthracite during the base period, he may direct any wholesaler to make shipments of anthracite to all or any of the retail dealers who fail to receive shipments of anthracite by reason of the circumstances recited in this paragraph.
- (2) If a retail dealer discontinues business, each wholesaler who supplied such retail dealer with anthracite in the base period shall promptly notify the Controller in writing and the Controller, after consulting the wholesalers supplying such retail dealer, may transfer the base period tonnage, as adjusted, established between such wholesaler and such retail dealer to another retail dealer or other retail dealers located at or near the same destination and authorize or direct such wholesalers to make shipments to such other retail dealer or dealers.

#### 12. *Wholesalers Without a Base Period Tonnage*

Any wholesaler who did not make shipments of anthracite during the base period shall make shipments only

- (a) to or for the account of another wholesaler; or
- (b) upon specific direction of the Controller.

#### 13. *Reports*

Each person participating in any transaction to which any portion of this Order applies shall execute and file with the Controller such reports and questionnaires as the Controller may prescribe on such forms as the Controller may designate for this purpose.

#### 14. *Records*

Each person participating in any transaction to which any portion of this Order applies shall keep and preserve for a period of two years accurate and complete records of all the details of all such transactions.



15. *Audit and Inspection*

All records required to be kept by this Order shall, upon request, be submitted for inspection, copy and audit by any duly authorized representative of the Controller.

16. *Permits*

This Order shall be subject to any permit issued by the Controller to meet exceptional circumstances.

17. *Order No. Coal 8 Rescinded*

The Coal Controller's Order No. Coal 8 dated September 27, 1943, is rescinded.

E. J. BRUNNING,  
*Coal Controller.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## PART V

Export Permit Branch  
(Trade and Commerce)

**EXPORT PERMIT BRANCH ORDER No. 93**

OTTAWA, May 4, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders the following Amendments to the Export Permit Regulations of May 1, 1944:

1. That Regulation 40 (a) be amended by the addition of the following to the list of countries requiring an Import Licence Number on all export permit applications for shipments thereto:

Aden, Cyprus, Cyrenaica, French Somaliland, Palestine, Transjordan, Tripolitania.

2. That Regulation 40 (b) be amended by the deletion of the address "10 Rockefeller Plaza, New York City, N.Y., U.S.A.", and the substitution therefor of the following for communication with the Netherlands Purchasing Commission:

41 East 42nd Street, New York City, N.Y.

3. That Regulation 28 be amended by the deletion of the address "103 Sparks Street, Ottawa", and the substitution therefor of the following to which communications shall henceforth be addressed to the Hides Administrator:

211 Dominion Bank Building, Toronto.

4. That this Order come into force and have effect on and after May 10, 1944.

J. A. MacKINNON,  
*Minister of Trade and Commerce.*



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VOLUME II, No. 7



MAY 22, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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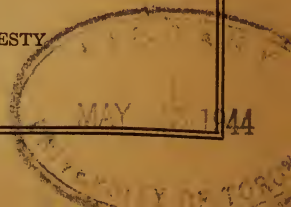
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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

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PART I  
Orders in Council

Order in Council appointing Mr. Justice Richards as Chairman of the  
Manitoba Regional War Labour Board

P.C. 3490

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint the Honourable Mr. Justice S. E. Richards to be Chairman of the Manitoba Regional War Labour Board established under the Wartime Wages Control Order, 1943 (P.C. 9384 of December 9, 1943), vice the Minister of Labour of the Province of Manitoba.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council re administration within the Province of Manitoba of  
the Wartime Labour Relations Regulations

P.C. 3491

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof, and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred.

And whereas pursuant thereto the Minister of Labour submits for approval an agreement dated 6th May, 1944, entered into by him with the President of the Executive Council of Manitoba, to provide for the administration of the said Regulations in the Province of Manitoba and for the establishment of a Board to administer the Wartime Labour Relations Regulations in the said Province;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule A, and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:—

### ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) There shall be a Manitoba Wartime Labour Relations Board for the Province of Manitoba (hereinafter called "the Provincial Board") consisting of Mr. Justice S. E. Richards, Winnipeg, Man., who shall be Chairman thereof and the following members:—

J. H. Parkhill, President, Parkhill Bedding Ltd., Winnipeg, Man.

E. Claydon, President, Claydon Company Ltd., Winnipeg, Man.

J. B. Graham, Business Agent, United Brotherhood Carpenters and Joiners, America, Local Union No. 343, Winnipeg, Man.

John S. McNabb, Secretary, Winnipeg Labour Council, Winnipeg, Man.

(2) A majority of the members of the Provincial Board shall constitute a quorum.

(3) A decision of the majority of the members of the Provincial Board present and constituting a quorum shall be the decision of the Provincial Board and in the event of a tie, the Chairman shall have a casting vote.

(4) The Provincial Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(5) The Provincial Board and each member thereof may receive and accept such evidence and information on oath, affidavit, or otherwise as in its or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.

(6) The Provincial Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.

(7) Each member of the Provincial Board, other than the Chairman, shall be paid remuneration at the rate of fifteen dollars per day for each day engaged on the business of the Provincial Board together with actual living and travelling expenses while absent from his place of residence on the business of such Board; and the Chairman of such Board, in accordance with the recommendation of the Honourable Mr. S. S. Garson, Premier of Manitoba, under date of May 6, 1944, shall be paid an expense allowance of \$166 per month during his occupancy of the positions of Chairman of such Board and the Manitoba Regional War Labour Board together with actual travelling expenses while absent from his place of residence on the business of either Boards.

(8) Mr. W. Elliott Wilson of Winnipeg, Man., Barrister, shall be the Chief Executive Officer of the Provincial Board.

3. The Provincial Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.

4. (1) Except as hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

(i) employees in the Province of Manitoba described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations,

(ii) the employers of all such employees in their relations with such employees, and

(iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers, are hereby vested in the Provincial Board and all the provisions of the said Regulations relating to or referring to the Wartime Labour Relations Board shall relate and refer *mutatis mutandis* to the said Provincial Board.

(2) The provisions of subsection one of this section shall not affect nor be deemed to vest in the Provincial Board the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to

(i) any matter where employees in more than one province of a common employer are affected, or

(ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

5. The Wartime Labour Relations Board may exercise the jurisdiction vested in it under the Wartime Labour Relations Regulations with respect to any proceeding pending before it on the date of this Order.

6. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Provincial Board made pursuant to the Wartime Labour Relations Regulations may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Provincial Board if the application for such leave has been made within fifteen days of the issue of such decision or order of the Provincial Board or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Provincial Board should have made.

7. Mr. James Leslie of Winnipeg, Man., shall be appointed to the staff of the Wartime Labour Relations Board as Chief Conciliation Officer for the Province of Manitoba with headquarters at Winnipeg, Man., at a salary of \$230 per month effective June 1, 1944.

8. The expenditures incurred by the Minister of Labour under any agreement executed under section two of this Order shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
Clerk of the Privy Council.

**Order in Council authorizing agreements with the Provinces for effective utilization of Agricultural manpower, recruitment of workers, etc.**

P.C. 3492

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour represents that it is essential to the war effort that the manpower available for employment in agriculture be employed in the most effective manner possible;

That for such purpose it is deemed advisable that agreements be entered into by the Dominion with the Government of each of the Provinces of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island to provide for the effective organization and use of agricultural manpower within each Province and for the recruiting of workers, whether male or female, suitable for farm work in one Province and transportation of such workers and the placing of them on farms in another Province; and



That the Government of each of the said Provinces is willing to enter into agreements with the Dominion of Canada for such purposes and to provide for the sharing of expenses incurred by each of the Provinces and the Dominion in carrying out such program:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act is pleased to authorize and doth hereby authorize,—

- (a) The Minister of Labour to enter into an agreement on behalf of the Government of the Dominion of Canada with each of the Provinces of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island, under conditions substantially in accordance with attached schedule "A" but with such variations as the Minister of Labour deems necessary to meet the requirements of a particular Province for the purpose of making more effective use of manpower for agricultural purposes; and
- (b) Expenditure by the Dominion of Canada of a sum not to exceed Six Hundred Thousand Dollars to defray the Dominion's share of such expenses as are to be borne jointly, by the Dominion and the Province in respect of the said Agreements, and the Dominion's share of such expenses as were to be borne jointly by the Dominion and the Provinces in respect of similar agreements entered into for the fiscal year 1943-44, but where the claims for such expenses incurred by the Province were not submitted to the Dominion, in sufficient time for payment out of the appropriation authorized therefor by Order in Council P.C. 3620, of May 4, 1943; and
- (c) Expenditure by the Dominion of Canada of a sum not to exceed Three Hundred Thousand Dollars for the purpose of paying the costs of transporting farm workers from one Province to another when by virtue of the provisions of the aforesaid agreements the Dominion of Canada is responsible for all such costs; and
- (d) Expenditure by the Dominion of Canada of a sum not to exceed Seventy-five Thousand Dollars for the purposes of paying the costs of general publicity to include newspaper, and radio advertising, printing and mailing of circulars, posters, letters, etc., and the production and distribution of films, as deemed necessary by the Minister of Labour for the successful operation of the farm labour program; and
- (e) Addition of the sum of One Hundred and Seventy-five Thousand Dollars to the estimate of the amount (Eight Hundred Thousand Dollars) required from the War Appropriation by the Department of Labour for assistance to the Provinces in recruiting, transporting, and placing labour in farms.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re distribution by Canadian Wheat Board of surpluses accruing in respect of operations, crop years 1940-1-2

P.C. 3541

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Canadian Wheat Board has reported, in respect of its operations with regard to the wheat delivered to it in the five crop years commencing in 1938 and ending in 1943, that no surpluses have resulted from its operations with regard to the wheat delivered to it in the crop years commencing in 1938 and 1939 and that surpluses have resulted from its operations with regard to the wheat delivered to it in the crop years commencing in 1940, 1941 and 1942; and

That it is necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada, that the order hereinafter set forth be made;



Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the War Measures Act, is pleased to make and doth hereby make the following order:—

### ORDER

1. In this order, unless the context otherwise requires, words and expressions shall have the same meaning as in The Canadian Wheat Board Act, 1935.

2. The Canadian Wheat Board shall distribute the surpluses (after deducting expenses as provided by section thirteen of The Canadian Wheat Board Act, 1935) resulting from its operations with regard to wheat delivered to it during the three crop years commencing in nineteen hundred and forty and ending in nineteen hundred and forty-three, among holders of Producers' Certificates issued pursuant to section seven of The Canadian Wheat Board Act, 1935, by paying, upon surrender to it of such a certificate, to the person named therein, for each bushel of wheat referred to therein, according to grade and quality,

(a) in respect of wheat delivered to it in the crop year commencing in nineteen hundred and forty, the appropriate sum set forth in the schedule attached hereto; and

(b) in respect of the wheat delivered to it in the two crop years commencing in nineteen hundred and forty-one and nineteen hundred and forty-two, the appropriate sum determined by the Canadian Wheat Board with the approval of the Governor in Council under section three of this order.

3. The Canadian Wheat Board may, with the approval of the Governor in Council, determine and fix the amounts to which producers are entitled per bushel according to grade and quality under Producers' Certificates issued in respect of wheat delivered to the Canadian Wheat Board in the two crop years commencing in nineteen hundred and forty-one and nineteen hundred and forty-two.

4. The Canadian Wheat Board shall not make any distribution or payment under The Canadian Wheat Board Act, 1935, or otherwise in respect of certificates issued with regard to the wheat delivered to it in the five crop years commencing in nineteen hundred and thirty-eight and ending in nineteen hundred and forty-three except the distribution and payments for which provision is made in section two of this order, and there shall be no liability in respect of such certificates except as provided in this order.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

#### SCHEDULE OF PAYMENTS TO BE MADE TO PERSONS NAMED IN PRODUCERS' CERTIFICATES RELATING TO THE 1940 CROP ISSUED PURSUANT TO "THE CANADIAN WHEAT BOARD ACT"

<i>Grade</i>	<i>Cents per Bushel</i>
1 Hard .....	6·215
1 Northern .....	6·215
2 Northern .....	6·166
3 Northern .....	8·146
4 Northern .....	11·471
5 Wheat .....	13·608
6 Wheat .....	18·318
Feed Wheat .....	20·599
Tough 1 Northern .....	7·360
Tough 2 Northern .....	7·296
Tough 3 Northern .....	8·427
Tough 4 Northern .....	11·834
Tough 5 Wheat .....	14·098
Tough 6 Wheat .....	17·457
Tough Feed Wheat .....	18·840
Smutty 1 Northern .....	7·004
Smutty 2 Northern .....	8·061

<i>Grade</i>	<i>Cents per Bushel</i>
Smutty 3 Northern .....	9-287
Smutty 4 Northern .....	12-018
Smutty 5 Wheat .....	13-090
Rejected 1 Northern .....	8-561
Rejected 2 Northern .....	9-726
Rejected 3 Northern .....	11-307
Rejected 4 Northern .....	11-241
Rejected 5 Wheat .....	13-590
Tough Smutty 1 Northern .....	7-090
Tough Smutty 2 Northern .....	7-369
Tough Smutty 3 Northern .....	8-721
Tough Smutty 4 Northern .....	10-715
Tough Rejected 2 Northern .....	8-053
Tough Rejected 3 Northern .....	10-284
Tough Rejected 4 Northern .....	14-590
Tough Smutty Rejected 4 Northern .....	11-090
Damp 1 Northern .....	7-143
Damp 2 Northern .....	6-670
Damp 3 Northern .....	5-519
Damp 4 Northern .....	8-406
Damp 5 Wheat .....	11-215
Damp Feed Wheat .....	15-715
Damp Smutty 2 Northern .....	5-965
Damp Smutty 3 Northern .....	7-215
Damp Rejected 3 Northern .....	8-970
Rejected 1 Northern Mixed Heated .....	10-641
Rejected 2 Northern Mixed Heated .....	11-510
Rejected 3 Northern Mixed Heated .....	11-882
Rejected 4 Northern Mixed Heated .....	13-840
Rejected 5 Wheat Mixed Heated .....	16-590
Rejected 1 Northern Sprouted .....	7-278
Rejected 2 Northern Sprouted .....	8-144
Rejected 3 Northern Sprouted .....	8-950
Rejected 4 Northern Sprouted .....	13-616
Rejected 5 Wheat Sprouted .....	15-465
Smutty Rejected 1 Northern .....	9-215
Smutty Rejected 2 Northern .....	10-689
Smutty Rejected 3 Northern .....	11-590
4 Special .....	14-663
5 Special .....	17-965
6 Special .....	21-465
Smutty 4 Special .....	15-215
1 C.W. Garnet .....	10-835
2 C.W. Garnet .....	12-752
3 C.W. Garnet .....	13-455
Tough 1 Garnet .....	10-465
Tough 2 Garnet .....	12-712
Tough 3 Garnet .....	14-094
Smutty 2 Garnet .....	13-846
Smutty 3 Garnet .....	13-590
Rejected 2 Garnet .....	14-090
Rejected 3 Garnet .....	17-715
Tough Rejected 2 Garnet .....	12-669
Damp 2 Garnet .....	9-840
Damp 3 Garnet .....	11-215
1 Amber Durum .....	9-401
2 Amber Durum .....	11-022
3 Amber Durum .....	12-832

<i>Grade</i>	<i>Cents per Bushel</i>
4 Amber Durum .....	14·470
5 Amber Durum .....	13·417
6 Amber Durum .....	13·715
Tough 2 Amber Durum .....	11·780
Tough 3 Amber Durum .....	13·715
Tough 4 Amber Durum .....	15·835
Smutty 1 Amber Durum .....	8·340
Smutty 2 Amber Durum .....	11·910
Smutty 3 Amber Durum .....	13·855
Rejected 1 Amber Durum .....	13·314
Rejected 2 Amber Durum .....	14·245
Rejected 3 Amber Durum .....	14·825
Rejected 2 Amber Durum Sprouted .....	13·465
Rejected 3 Amber Durum Sprouted .....	15·215
Rejected 4 Amber Durum Sprouted .....	12·715
Smutty Rejected 2 Amber Durum .....	17·340
1 Mixed Wheat .....	12·259
2 Mixed Wheat .....	10·090
3 Mixed Wheat .....	13·064
5 Mixed Wheat .....	16·689
Rejected 3 Mixed Wheat .....	11·090
Rejected 1 Mixed Wheat Sprouted .....	12·340
1 Mixed Grain .....	26·640
Smutty 2 White Spring .....	6·965
1 Alberta Red Winter .....	8·991
2 Alberta Winter .....	8·601
3 Alberta Winter .....	8·863
Tough 2 Alberta Winter .....	9·840
Tough 3 Alberta Winter .....	10·215
Smutty 1 Alberta Red Winter .....	9·191
Smutty 2 Alberta Winter .....	10·470
Smutty 3 Alberta Winter .....	8·963
Rejected 2 Alberta Winter .....	13·215
Rejected 3 Alberta Winter .....	13·215
Rejected 2 Alberta Winter Sprouted .....	11·465
Samole Durum and Broken Wheat .....	19·215
Rejected Sprouted 3 Northern Rejected Mixed Rotten Kernels .....	9·090
Tough Smutty Rejected 1 Alberta Red Winter Mixed Heated .....	13·840
Tough Rejected 1 Northern Mixed Heated .....	10·340
Tough Rejected 2 Northern Mixed Heated .....	9·607
Tough Rejected 3 Northern Mixed Heated .....	10·703
Tough Rejected 3 Northern Mixed Heated and Heating .....	11·965
Tough Rejected 2 Northern Sprouted .....	8·233
Tough Rejected 3 Northern Sprouted .....	10·340
Tough Rejected 4 Northern Sprouted .....	12·090
Tough Rejected 3 Garnet Sprouted .....	14·590
Rejected 3 Mixed Wheat Ragweed .....	11·090
Rejected 1 Northern Melilot Odour .....	9·278
Rejected 2 Northern Melilot Odour .....	9·818
Rejected 3 Northern Melilot Odour .....	9·215
Damp Rejected 2 Northern Sprouted .....	5·965
Damp Rejected 3 Northern Sprouted .....	6·965
Tough Rejected 3 Alberta Winter Sprouted .....	13·215
Rejected 2 Amber Durum Melilot Odour .....	10·965
Rejected 1 Northern Mixed Weed Stains .....	8·215
Sample Spring and Broken Wheat .....	16·942
Sample Heated .....	15·250
Sample Amber Durum Heated .....	20·215

Order in Council providing for the appointment of a Commission of Inquiry into the crash of Liberator Aircraft E.W. 148 at Montreal on 25th April, 1944

P.C. 3654

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Air reports that on 25th April, 1944, Liberator Aircraft EW. 148 while on a flight from Montreal to the United Kingdom, crashed in the City of Montreal causing death or injury to several persons and serious property damage;

That the said aircraft was the property of the Royal Air Force and was operating under the control and direction of No. 45 (Atlantic Transport) Group, Royal Air Force, which is a Royal Air Force unit or establishment not, however, coming within the Combined Training Organization;

That the United Kingdom Air Ministry has intimated that it wished to pay compensation to those suffering pecuniary loss as a result of the crash and would be assisted in this connection if claims could be investigated and reported on by a Special Commissioner; and

That it is deemed advisable, by reason of the war, for the security, defence, peace, order and welfare of Canada that a Special Commissioner be appointed for the purpose of making an investigation and report.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, concurred in by the Minister of Justice and under and by virtue of the War Measures Act and notwithstanding any other Statute or law, is pleased to order and doth hereby order:—

1. That the Honourable Mr. Justice Tyndale, a Judge of the Superior Court of the Province of Quebec, be and he is hereby appointed a Special Commissioner for the purpose of inquiring into the amount of pecuniary loss suffered by any person other than His Majesty and/or the heirs or next-of-kin of the aircrew and passengers, if any, who were in Liberator Aircraft EW. 148 on 25th April, 1944, as a result of a flying accident in the City of Montreal on the 25th April, 1944, in which said aircraft was involved;

2. That the Special Commissioner shall examine into each claim and make a report advising as to the amount of compensation which in his opinion would be fair and reasonable;

3. That the Special Commissioner shall give public notice in such manner as he deems advisable of the time and place for the filing of claims and for the hearing of evidence;

4. That the Special Commissioner be and is hereby authorized to engage the services of such counsel, technical advisers or other experts, clerks, reporters and assistants as he may deem necessary or advisable except that there shall in any event be assigned to the said Special Commissioner such technical advisers as the Air Officer Commanding No. 45 (Atlantic Transport) Group, Royal Air Force, may select or appoint for that purpose;

5. That the Special Commissioner shall have the same powers as are exercisable by a Commissioner under Part I of the Inquiries Act, and shall have power to waive the ordinary rules of evidence;

6. That the Special Commissioner shall proceed with his inquiry into the foregoing matters with all convenient speed and shall forward his report to the Minister of National Defence for Air for transmission to the Government of the United Kingdom;

7. That the costs and expenses incurred by the said investigation shall be charged against the Department of National Defence and payable out of War Appropriation.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative Orders

## Department of National Revenue

WM No. 83

(Second Revision)

## MEMORANDUM

(CUSTOMS AND EXCISE)

OTTAWA, March, 16, 1944.

*To Collectors of Customs and Excise and others concerned:*

Herewith is published for your information and guidance the "Wartime Alcoholic Beverages Order, 1942" (as amended). This revision supersedes Memorandum WM No. 83 (Revised).

D. SIM,  
*Deputy Minister.*

(P.C. 11374, 16/12/42—Authority, War Measures Act) (Amended by P.C. 1458, 26/2/43; P.C. 97/5610, 15/7/43; P.C. 7083, 7/9/43, and P.C. 1775, 13/3/44.)

## ORDER

1. This order may be cited as the "Wartime Alcoholic Beverages Order, 1942" (amended).

2. In this order, unless the context otherwise requires:—

- (a) "distiller" means any person licensed under or in pursuance of the Excise Act, 1934, to manufacture or produce spirits;
- (b) "enter for consumption" has the same meaning as in the Customs Act;
- (c) "Minister" means the Minister of National Revenue;
- (d) "person" shall include His Majesty in right of any province in Canada or any governmental department, board, commission or agency on his behalf;
- (e) "spirits" means all potable distillate produced by a distiller, and includes alcoholic beverages commonly known as whisky, brandy, rum, gin, cocktails and liqueurs;
- (f) the words "beer", "brewer" and "proof spirits" shall have the same meaning respectively as set forth in the Excise Act, 1934;
- (g) "wine" means any alcoholic beverage, the product of the natural or induced fermentation of fruit agricultural products or any saccharine material fermented alone or in any combination without any process of distillation.

## PART I

3. No person lawfully engaged in the purchase and resale of spirits in Canada shall accept delivery from Canadian distillers during the period of twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, of spirits in excess of seventy per centum of the quantity in proof gallons of which such person took delivery from such distillers during the period of twelve months ending the thirty-first day of October, nineteen hundred and forty-two, but nothing herein contained shall restrict any such person to accepting delivery from any one distiller of a quantity in proof gallons equal to seventy per centum of the quantity of which such person accepted delivery from such distiller during the period of twelve months ending the thirty-first day of October, nineteen hundred and forty-two.

4. The quantity in gallons of imported proof spirits which any person enters for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, shall not exceed seventy per centum of the quantity in proof gallons which such person entered for consumption during the twelve months ending the thirty-first day of October, nineteen hundred and forty-two.

5. The quantity in gallons of wine which any manufacturer thereof in Canada sells, offers to sell, supplies or delivers for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, shall not exceed eighty per centum of the quantity in gallons which such manufacturer sold, supplied and delivered for such consumption during the twelve months ending the thirty-first day of October, nineteen hundred and forty-two.

6. The quantity in gallons of imported wine which any person enters for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, shall not exceed eighty per centum of the quantity in gallons which such person entered for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-two.

7. Revoked (P.C. 1775, 13/3/44).

8. Revoked (P.C. 1775, 13/3/44).

9. No person shall sell, offer to sell, supply or deliver any spirits of an alcoholic strength greater than seventy per centum proof spirits (thirty per centum under proof) except spirits which are out of bond or bottled prior to the 17th day of December, 1942.

10. No person in Canada shall distill spirits for use in fortifying wines.

11. Nothing in this Part shall be deemed to affect the importation of any goods, to which this Part is applicable under items 157, 157b, 703 (b), 706 and 707 of the Customs Tariff, or by any distiller, licensed under the Excise Act, for blending purposes.

## PART II

12. (1) No person shall, for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage,

(a) publish an advertisement of any spirits, wine or beer;

(b) publish an advertisement of himself as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer; or

(c) publish an advertisement of any person as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer:

Provided that every such advertisement (except an advertisement which, in the opinion of the Minister is in the public interest or the legal, financial or other reasonable needs of the distiller, manufacturer, brewer or seller requires to be published) in respect of which expense is incurred by or on behalf of any such distiller, manufacturer, brewer or seller shall be deemed to have been published for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage.

(2) No person lawfully manufacturing spirits, wine or beer is, by reason of subsection one of this section, prohibited from publishing on the container of spirits, wine or beer manufactured by him information with regard thereto and with regard to himself as manufacturer thereof.

(3) No person lawfully selling spirits, wine or beer is, by reason of subsection one of this section, prohibited from publishing information regarding such spirits, wine or beer in the place where it may lawfully be sold.

(4) No person is, by reason of subsection one of this section, prohibited from selling or distributing in Canada, in the ordinary course of his business, books, newspapers or magazines lawfully imported into Canada.

## PART III

13. (1) Any person who contravenes any of the provisions of this Order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or, if the Attorney General of Canada so directs, upon indictment to a penalty not exceeding five thousand dollars, or to imprisonment for a term not exceeding two years, or to both such fine and such imprisonment.

(2) Any officer of any company or corporation, or of any department of government, board, commission or agency on behalf of His Majesty the King in right of any province of Canada who performs any act which contravenes the provisions of this Order, or who aids or abets any person in any such contravention, or any director of any company or corporation who assents to or acquiesces in any such contravention by such company or corporation shall be guilty of an offence.

(3) No prosecution of any offence under this Order shall be commenced except with written leave of the Attorney General of Canada.

(4) A prosecution under Part XV of the Criminal Code for any offence under this Order may be commenced at any time within twelve months from the time of its commission.

(5) Any spirits, wine or beer, produced, distilled, imported, purchased, sold, supplied or delivered in contravention of any of the provisions of this Order may (in addition to any other penalty which may be imposed on any person or to which any person may be subject with relation to such offence and whether or not any prosecution in relation thereto has been commenced), be seized and detained by such person or persons as the Minister may by writing authorize and shall be liable to forfeiture and may be forfeited at the instance of the Minister.

14. (1) The Minister may grant such exemption from any of the provisions of this Order as he may deem proper.

(2) Any exemption granted by the Minister under the provisions of subsection one shall be in writing signed by him and the same may be granted unconditionally or may be limited in its terms or be conditional in such manner and to such extent as he may, in his discretion, see fit.

(3) Whenever according to the terms of any exemption from any of the provisions of this Order granted by the Minister under this section spirits, wine or beer mentioned in such exemption is authorized to be sold and supplied, the sale and supply thereof in accordance with the terms of the permit shall not be deemed to constitute a breach of any of the provisions of this Order.

15. The Minister may prescribe such regulations as he considers necessary for the purpose of administering the provisions of this Order.

16. Part two of this Order shall come into force on the first day of February, 1943, and all other provisions of this Order shall come into force on the 17th day of December, 1942.

WM No. 83 (Second Revision)

Supplement No. 1

**MEMORANDUM**

CUSTOMS DIVISION

OTTAWA, March 16, 1944

*To Collectors of Customs and Excise, and others concerned:*

WARTIME ALCOHOLIC BEVERAGES ORDER, 1942 (AMENDED)

Referring to Memorandum WM No. 83 (Second Revision) and in accordance with the provisions of Section 15 of the "Wartime Alcoholic Beverages Order, 1942" (Amended), the following Customs regulations have been prescribed by the Minister:



## CUSTOMS REGULATIONS

1. *Reduction in Quantities of Spirits and Wines*

The maximum quantities of spirits and wines which may be entered at Customs for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-four, or any year thereafter during the continuation of the present war, shall be based on the quantities so entered during the basic period November 1, 1941, to October 31, 1942, as follows:—

- (a) Spirits—70 per centum of the total quantity in proof gallons,
- (b) Wines, other than sparkling wines—80 per centum of the total quantity in imperial gallons,
- (c) Sparkling wines (Tariff Item 165)—80 per centum of the quantity in terms of dozen bottles under paragraphs (a), (b) and (c) of the item, and imperial gallons under paragraph (d) of the item.

2. *Spirits of Greater Strength than Seventy per centum Proof Spirits* (thirty per centum under proof)—

(1) Spirits of greater strength than 30 under proof, which were in customs bonded warehouse, *in bottles*, on December 16, 1942, whether bottled abroad or in such warehouse in Canada, may be entered at Customs for consumption in Canada without a permit signed by the Minister, or by the Deputy Minister on his behalf.

(2) Other spirits of greater strength than 30 under proof, *in bottles*, may be entered at Customs for consumption in Canada only when covered by a permit signed by the Minister, or by the Deputy Minister on his behalf.

3. *Exemption by the Minister—*

The Minister has ordered that imported wines for sacramental purposes shall be exempt from the reduction as to quantity entered for consumption in Canada provided for in Paragraph 6 of the Order in Council. However, before any imported wines for sacramental purposes are entered at Customs for consumption in Canada, an application for permit on the prescribed form shall be submitted to the Minister, and a permit obtained.

4. *Application Forms—*

The Form prescribed for making application to the Minister for a permit under these regulations is the Customs form entitled "Application for Permit to Import War Materials and Other Goods". Copies may be obtained from any Collector of Customs and Excise.

5. *Statements Required—*

(1) Each importer shall submit to the Collector of Customs and Excise at the Port of Entry statements, *in duplicate*, as follows:—

Statements *monthly*, within one week of the end of each calendar month, showing quantities of spirits and wines, with dates and numbers of the Customs entries, entered at Customs for consumption in Canada during the preceding calendar month. Spirits of greater strength than 30 under proof, *in bottles*, shall be shown separately on the statement with identifying particulars such as (a) permit numbers and (b) in Customs bonded warehouse, *in bottles*, prior to December 17, 1942. Also, the statement covering wines must show, as a separate group, those which were entered for sacramental purposes.

(2) When statements provided for in paragraph (1) of this section are received by the Collector, they shall be verified and certified correct by the verifying officer and by the Collector, and one copy thereof shall be retained at the Customs Port and the other copy shall be forwarded to the Department.

(3) The statements provided for in this section shall not include spirits and wines entered at Customs for consumption in Canada under tariff items 157, 157b, 703(b), 706 and 707.

This Memorandum supersedes Memo. WM No. 83 (Revised), Supplement No. 1.

D. SIM,  
Deputy Minister of National Revenue,  
Customs and Excise.



Series D No. 47

T. C. 145

Supplement No. 1

**MEMORANDUM**

CUSTOMS DIVISION

OTTAWA, 4th May, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

During the period 1st May, 1944, to 15th May, 1944, Tomatoes, fresh, in their natural state when subject to general tariff treatment, are dutiable at 10 per cent ad valorem but not less than  $1\frac{1}{2}$ c per lb. (the weight of the package to be included in the weight for duty).

D. SIM,  
*Deputy Minister of National Revenue,  
Customs and Excise.*

(P.C. 3251, 2/5/44—Authority, War Measures Act.)



PART III  
Wartime Prices and Trade Board  
(Finance)

Board Orders

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 393

**Used Goods and Scrap Goods**

Owing to the extensive diversion of industrial effort to the production of war supplies and the resulting decrease in available supplies of some new civilian goods, it is necessary to amplify the law respecting the prices of used and scrap goods.

Therefore, under powers conferred on the Board by The Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments, the Board orders as follows:—

1. This Order shall come into force on May 15, 1944.
2. Order No. 98 of the Board, respecting used goods, is revoked and is replaced by this Order.
3. Order No. 214 of the Board, respecting maximum prices of consumer goods, shall not apply to used goods or scrap goods.
4. In this Order, "Administrator" means the Administrator or a Deputy Administrator of Used Goods appointed by the Board but, in respect of used typewriters, used office machinery and used office furniture (other than of wood) or used office equipment (other than of wood) means the Administrator or Deputy Administrator of Office Machinery, Equipment and Supplies.

**Part I—Sales of Used Goods**

5. (1) In this Order, "used goods" means any goods which
  - (a) have been used by or sold to any consumer, and
  - (b) are sold or offered for sale for re-use other than as scrap goods.
- (2) This Order shall not apply to used goods which are
  - (a) the personal or household effects of the seller (see Order No. 337 which governs maximum prices for such effects), or
  - (b) goods returned to the seller under the provisions of Order No. 203 respecting sales and deliveries of goods or any order replacing such order, or
  - (c) farm machinery, farm equipment or construction machinery.
6. (1) The maximum price at which any person may sell or offer to sell any used goods the maximum price for which has not been fixed by any order made, approved or concurred in by or under authority of the Board shall be as follows:—
  - (a) if the goods have been repaired or reconditioned in order to make them reasonably fit for the purpose for which they were manufactured, or do not need repairing or reconditioning in order to make them reasonably fit for that purpose, the maximum price shall be the lower of the following: either the highest lawful price at which that person sold used goods of that kind and quality in the basic period from September 15 to October 11, 1941, or 80 per cent of the current price to consumers at the time of sale in the same or nearest locality for new goods of a kind and quality that are the same as or substantially similar to the kind and quality of such used goods when they were new;

- (b) if the goods need repairing or reconditioning in order to make them reasonably fit for the purpose for which they were manufactured, the maximum price shall be the maximum price as determined under clause (a) preceding, less the estimated cost of the repairing or reconditioning required to make the goods reasonably fit for that purpose.

(2) In any case in which a seller of used goods is unable to ascertain the maximum price for such goods under the provisions of subsection (1) he shall, before selling such goods, apply to the Administrator to fix the maximum price.

## **Part II—Sales of Scrap Goods**

7. The maximum price at which any dealer may sell or offer to sell any scrap goods the maximum price for which has not been fixed by any order made, approved or concurred in by or under authority of the Board shall be the highest lawful price at which that person sold scrap goods of the same kind and quality in the basic period.

8. No dealer shall sell or offer to sell any scrap goods of a kind and quality not sold by him during the basic period and the maximum price for which has not been fixed by any order made, approved or concurred in by or under authority of the Board unless, upon application by him, the maximum price for the goods has been fixed by the Administrator.

## **Part III—General Provisions**

### **TAGGING OF GOODS**

9. (1) No person shall offer to sell in a retail store any used goods at a price of \$15 or over unless there is attached to the goods or the container thereof a tag or label legibly showing

- (a) that the goods are used goods, and
- (b) that the goods have been repaired or reconditioned, if that is the case, and
- (c) the price at which the goods are being offered for sale.

(2) This Section shall not be construed as limiting the provisions of any other order regarding the tagging of goods.

### **RENTING OF GOODS**

10. (1) The Wartime Prices and Trade Regulations, by Section 7 and the definitions of "price" and "sale", provide that the maximum rate at which any person may let or offer to let any goods is the highest lawful rate at which he let goods of the same kind and quality during the basic period, and also provide that such maximum rate shall be the maximum rate at which he may let or offer to let goods of a substantially similar kind and quality not let by him during the basic period.

(2) Every person who, since the basic period, has commenced to let goods of a kind listed in the Schedule to this Order and not let by him during the basic period, shall file with the Administrator a statement describing the goods which he lets and submitting for approval the rates at which he lets them. The Administrator may approve any rate submitted to him or may fix any different rate.

(3) No person shall let or offer to let any goods of a kind listed in the Schedule to this Order and not let by him during the basic period or since the basic period and before May 15, 1944, until, upon application by him, the maximum rate at which the goods may be let has been fixed by the Administrator. In that case, the provisions of Section 11 shall apply.

(4) This Section shall not apply to the letting of any goods by the landlord to the tenant of any place of dwelling or of any place of business, as such letting is governed by the provisions of orders respecting maximum rentals for such places.

11. When the Administrator has fixed any price under Section 6 or 8 or any rate under Section 10, a notice in duplicate, setting forth the price or rate, shall be sent by registered mail to the person who made the application. Upon receipt of such notice, that person shall forthwith endorse upon one of the copies thereof a signed



and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator. The person who made the application shall not sell or let the goods referred to in the application until he has complied with this Section.

Made at Ottawa this 2nd day of May, 1944.

D. GORDON,  
*Chairman.*

#### SCHEDULE TO ORDER No. 393

Used Bicycles  
Used Cameras, Binoculars, Lenses and Photographic Equipment  
Used Clothing  
Used Domestic or Industrial Sewing Machines  
Used Electric Washing Machines  
Used Electric Motors and Equipment  
Used Household Furniture  
Used Wooden Office Furniture and Wooden Office Equipment  
Used Mechanical Refrigerators  
Used Pianos  
Used Radios  
Used Vacuum Cleaners

Such additional goods as may from time to time be referred to in clause (o) of Section 1 of Order No. 160 of the Board or any order that replaces it.

#### WARTIME PRICES AND TRADE BOARD

ORDER No. 394

##### Rationing of New Farm Machinery and Equipment

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 347 of the Board is hereby amended by adding the following items to the list contained in the appendix to the said Order:

- "31. Diamond harrow sections.
- 32. Flexible harrow sections.
- 33. Spring tooth harrow sections.
- 34. Cream separators.
- 35. Power sheep shearing machines and animal clippers.
- 36. Egg cleaners and brushes."

2. This Order comes into force on May 17, 1944.

Made at Ottawa, the 12th day of May, 1944.

D. GORDON,  
*Chairman.*

# WARTIME PRICES AND TRADE BOARD

ORDER No. 395

## Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order shall come into force on May 1, 1944.

2. Part I of the 1st Schedule to Order No. 308 of the Board, as amended by Order No. 377, is further amended by deleting therefrom all that portion which precedes "Preserves Table C" as set forth in the said Part and by substituting the following therefor:

### "1ST SCHEDULE—PART I

#### (A) SPECIFIED QUANTITY OF RATIONED FOODS OBTAINABLE FOR EACH RATION COUPON IN RATION BOOKS 3 AND 4 AND OF RATION CARDS SUGAR

For general household use..... Red Coupons  
For Home Canning..... Blue F Coupons

ONE POUND PER COUPON

#### BUTTER

Purple Coupons..... ½ POUND PER COUPON

#### TEA OR COFFEE

Green Coupons                      Yellow E Coupons                      Green T Coupons

TEA—4 Ounces Per Coupon

COFFEE—1 Pound Per Coupon

COFFEE CONCENTRATE OR SUBSTITUTE CONTAINING COFFEE:  
One Coupon For Package Containing Enough to Make Approximately 50 cups.

#### PRESERVES

Black on Yellow D Coupons                      Black on Yellow Coupons  
Varying quantity Per Coupon according to the following Preserves Table.

(B) Maroon on Grey Coupons of ration cards will have the same value for the commodity printed on them as the coupons listed above have for that commodity."

3. Part II of the 1st Schedule of said Order No. 308, as amended by Order No. 377, is hereby revoked and the following is substituted therefor:

### "1ST SCHEDULE—PART II

#### Validity Dates of Coupons

(A) *Coupons in Ration Book 3 or Ration Book 4 good and valid for use:*

Unused Tea or Coffee Coupons (Green).....	Nos. 14 to 29
" E Coupons (Yellow).....	Nos. 1 to 6
" T Coupons (Green).....	Nos. 30 and 31
" Sugar Coupons (Red).....	Nos. 14 to 31
" D Coupons (Black on Yellow).....	Nos. 1 to 16
" Preserves Coupons (Black on Yellow).....	Nos. 17 and 18
" Butter Coupons (Purple) .....	Nos. 53 and 59
" Butter Coupons (Purple) <i>by suppliers only</i> .....	Nos. 54 to 57

(B) *Coupons of Ration Cards good and valid for use:*

All unused coupons of a Ration Card are good and valid for use at any time and remain good and valid for use until further notice is given by Administrator's Order.

(C) *Dates on which F Coupons for home canning sugar become good and valid for use:*

## F Coupons (Blue) in Ration Book 3

Nos. 1, 2, 3, 4 and 5, on Thursday, May 25, 1944.

Nos. 6, 7, 8, 9 and 10, " " July 6, 1944.

## (D) DATES ON WHICH THE FOLLOWING COUPONS IN RATION BOOK 4 BECOME GOOD AND VALID FOR USE:

TEA OR COFFEE	SUGAR	DATES COUPONS BECOME VALID	PRESERVES	BUTTER
<i>T Coupons</i>				
32	32 and 33	Thursday, May 4, 1944	19 and 20	60
33		" " 11, "		61
		" " 18, "		62 and 63
34	34 and 35	" " 25, "		
		" June 1, "		
35		" " 8, "	21 and 22	64 and 65
		" " 15, "		
36	36 and 37	" " 22, "		66 and 67
		" " 29, "		
37		" July 6, "	23 and 24	68 and 69
		" " 13, "		Subsequent
38	38 and 39	" " 20, "		arrange-
		" " 27, "		ments
39		" August 3, "	25 and 26	to be
		" " 10, "		announced
		" " 17, "		later by
		" " 24, "		the Ration
	40 and 41	" " 31, "	27 and 28	Adminis-
				trator."

Made at Ottawa, this 29th day of April, 1944.

M. W. MACKENZIE,  
Deputy Chairman.

## WARTIME PRICES AND TRADE BOARD

## Order No. 396

## Paperboard

In view of the increasing demands for war and essential civilian purposes, combined with a shortage of certain materials from which some grades of paperboard are made, it has become necessary to impose end-use restrictions on paperboard going into the manufacture of certain types of articles, packages and converted paper products.

The Board recognizes, however, that many users of paperboard have already effected considerable economies, both voluntarily in response to governmental appeals to conserve paper products and through the many packaging restrictions contained in earlier simplification orders. An attempt has been made to recognize these conservations in the terms of this Order. Moreover, where a person can clearly demonstrate that the extent of his economies in 1943 has materially prejudiced his position under this Order, provision is made for a review of his allocation. Any such application, together with the supporting data, should be addressed to the Administrator of the

commodity to be made or packaged, or, in the case of retail or wholesale packages, to the Administrator of Retail or Wholesale Trade. It should be understood, however, that the Board is prepared to make adjustments only in exceptional cases.

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order applies to the production, acquisition and use of articles, goods and containers made in whole or in part of paperboard. It applies to composite containers made partly of paperboard and partly of other materials, but does not apply to shipping containers as defined in Order 344 of the Board or to building papers or wall-boards.

2. Every person who produces any article or container of paperboard shall, subject to the limitations imposed by Sections 3 and 4, of this Order, so arrange his production and deliveries that

- (a) articles and containers made of paperboard and ordered by or on behalf of the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health, and
- (b) primary paperboard containers for the packaging of foods for human consumption which are listed as "100 per cent" or "unlimited" in Part II of the Schedule to this Order

shall be made and delivered to the purchasers thereof in priority to orders for articles or containers ordered by other purchasers or intended for other uses.

3. No person shall acquire or use any paperboard for the purpose of producing or packaging any article listed in Part I of the Schedule to this Order provided that this shall not prohibit the use for this purpose of any paperboard which is printed, cut or scored at the effective date of this Order.

4. (1) No person shall during the twelve month period ending April 30, 1945 or in any succeeding twelve month period acquire for the packaging of any article a greater weight of paperboard than the applicable percentage, indicated in Part II of said Schedule and based on the weight of paperboard delivered to him for the same purpose in 1943.

(2) No person shall, during the twelve month period ending April 30, 1945, or during any succeeding twelve month period, use, for the production of any paperboard article other than a package, a greater weight of paperboard than the applicable percentage, indicated in Part II of the said Schedule and based on his use of paperboard for production of the same article during 1943.

5. Nothing in Sections 3 and 4 of this Order shall apply to the purchase or use of paperboard by or on behalf of the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health, nor shall the quantity of paperboard containers or articles purchased in 1943 by or on behalf of the said department be taken into account in determining the quotas established by Section 4.

6. Nothing in this Order shall prohibit the acquisition or use of any used paperboard package or article for any purpose.

7. The quota restrictions of this Order shall not apply to a person in any calendar year if the total quantity of paperboard and of articles, goods or containers made wholly or partly of paperboard acquired by him in that year does not exceed either 500 pounds in weight or \$250 in delivered cost to him, (including sales tax if applicable) whichever is the more restrictive.

8. Applications for relief from any of the provisions of this Order should be addressed to the Administrator of the Board having jurisdiction over the article concerned. The Administrator may, after obtaining the approval hereinafter mentioned, grant exemption or relief from the provisions of this Order to such extent and upon



such terms and conditions as he deems proper. No such exemption or relief shall be granted without the prior written approval in the case of a package or other converted paper product, of the Administrator of Packages and Converted Paper Products, and in the case of any article or thing other than a package or other converted paper product, of the Administrator of Paperboard.

9. This Order shall be effective on and after the 22nd day of May, 1944.

Made at Ottawa this 11th day of May, 1944.

D. GORDON,  
*Chairman.*

# SCHEDULE TO ORDER No. 396

## PART I

The use of paperboard for the production or packaging of the following articles is prohibited:—

Advertising displays, except as permitted by Order 332 as amended  
 Ash Trays  
 Artificial Flowers, other than containers for  
 Bathroom accessories other than glass or vitreous ware  
 Bedspreads  
 Beverages, alcoholic and non-alcoholic, except sleeves for bottles packed directly into shipping containers without dividers  
 Bias Binding  
 Bird Cage Specialties  
 Bird Seed and Gravel  
 Blankets  
 Bread, rolls, buns and other products of bread dough, other than trays for  
 Brooms  
 Brushes, paint or shaving, except for packaging one dozen or more to a container  
 Cereal products, individual sized servings of  
 Cigarette lighters, except for packaging one half dozen or more to a container  
 Crepe Paper  
 Curtains  
 Containers or protective wraps for, and stiffeners not part of the construction of, luggage, leather goods, handbags, purses  
 Decorative wrapping paper  
 Doughnuts, containers for, other than trays  
 Doilies  
 Fabric labels  
 Garment hangers and hanger protectors  
 Handkerchiefs, except for packaging one dozen or more to a container  
 Hair nets, except for packaging two dozen or more to a container  
 Lighter flints, except for packaging one dozen or more units for sale at retail  
 Mops  
 Napkins, other than sanitary napkins  
 Paints, Enamels, Varnishes, and Shellacs, other than water paints  
 Pillows  
 Potato Chips  
 Shoe Laces  
 Shirt Boards  
 Soap, paperboard stiffeners for wrapping  
 Stair pads  
 Sheet and pillow slips  
 Tea, except to package tea bags for individual servings or ends for paper packages  
 Towels, except cores for paper towels in rolls.  
 Trunks and touring cases  
 Waxes

Individual paperboard containers (other than boxes supplied to retailers to pack miscellaneous merchandise) for any of the following:

- Belts, including sanitary belts
- Clothing of any kind, except footwear
- Compacts
- Cutlery
- Garters, braces, armbands
- Pens
- Pencils
- Tools, other than precision
- Tobacco pouches
- Tobacco pipes
- Books

Any article already packaged as a unit for sale at retail in a wood, plastic or metal container other than a collapsible metal tube

Set boxes containing two or more different articles for sale at retail as a unit of the following kinds of goods, namely,

- Clothing of any kind
- Haberdashery of any kind
- Belt and buckle

## PART II

The purchase of paperboard for the production or packaging of the goods listed in this Part is restricted to the indicated percentage of 1943 deliveries by weight (See Section 4 of this Order).

### *60 per centum*

- Animal pet foods
- Artificial flowers, containers for
- Games and toys, other than playing cards
- Lamp shades and reflectors
- Jewellery, other than watches
- Musical instruments and accessories
- Novelties, holiday, party, advertising and decorative such as, but not confined to, horns, Christmas crackers, hats, table decorations and place cards, window streamers, fireworks
- Venetian blinds

### *65 per centum*

- Furniture including wardrobes, office furniture and equipment
- Retail boxes (containers supplied to retailers for packaging goods at retail) other than containers specially designed to package perishable foodstuffs)

### *75 per centum*

- Cleansers, bar or cake
- Soap, bar or cake
- Luggage and leather goods
- Photo albums, mounts and mailers
- Cameras and photographic supplies, other than films
- Clothing excluding men's hats, but including leather and canvas footwear
- Millinery
- Office supplies, other than stationery
- Food—Flavourings
  - Food colourings
  - Fruits, glace
  - Pop corn
  - Relishes

### *80 per centum*

- Cosmetics and toilet goods
- Sugar and chocolate confections
- Chewing gum

*90 per centum*

Biscuits, sweet and plain, including soda crackers  
Tobacco and Tobacco Products

*95 per centum*

Any article not listed elsewhere in this Schedule

*100 per centum*

Primary containers for foods for human consumption, except as otherwise specified

Medicinal Preparations, as defined in Administrator's Order A-693

Dishes and Plates

Matches

Medical and surgical equipment and supplies, except as otherwise specified.

Napkins, sanitary

Optical supplies and equipment

Cones for textiles, toilet rolls and paper towels

Cores, wrappers and bands for newsprint and other papers

**UNRESTRICTED**

Primary containers for,

Chemicals

Primary Dairy Products, including milk, butter, and cheese

Eggs

Honey

Maple and Corn Syrup

Meat, Fish and Fowl

Soup

Fruits and vegetables

Fruit and vegetable juices

Bottle caps and closures

Paper cups, sputum and hot drink

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 398

**Distribution and Use of Shipping Containers**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Clause (a) of Section 1 of Order No. 344 of the Board is hereby amended by deleting the figures and words "(.060 or heavier)" and substituting therefor the figures and words "(.050 or heavier)" wherever the said figures and words appear in the said clause.

2. Section 3 of Order No. 344 of the Board is revoked and replaced by the following:—

"3. No manufacturer shall manufacture any shipping containers of a type listed in Schedule A of this Order or use for the manufacture of any article listed in Schedule A any corrugated or solid fibre (.050 or heavier) sheet or roll."

3. Sections 6 and 7 of Order No. 344 of the Board are hereby amended by deleting the words "the 12 months ending September 30, 1943" in each of the said Sections, and by substituting for the said words the figure "1943".

4. Section 8 of Order No. 344 of the Board is hereby revoked and replaced by the following:—

"8. For the purpose of estimating his quota under Section 7, a user shall deduct from the quantity of shipping containers delivered to him in any calendar

quarter year of 1943, the delivered cost to him of shipping containers delivered by him under contract to or for the account of the Department of Munitions and Supply, any of the Departments of National Defence, the Department of Pensions and National Health or any agency of any such Departments."

5. Subsection (1) of Section 10 of Order No. 344 of the Board is hereby amended by deleting therefrom the words "or will by such delivery become."

6. Section 12 of Order No. 344 of the Board is hereby amended by deleting the figure "\$500.00" and by substituting therefor the figure "\$250.00".

7. Section 13 of Order No. 344 of the Board is revoked and replaced by the following:—

"13. Nothing in this Order shall apply to the sale, purchase or use of shipping containers required for packing any goods ordered by or for the account of the Department of Munitions and Supply, any of the Departments of National Defence, the Department of Pensions and National Health or any agency of any such Departments."

8. Subsection (2) of Section 14 of Order No. 344 of the Board is revoked and replaced by the following:—

"(2) Any application for relief from any of the provisions of this Order shall be in writing, and shall state fully the provision from which exemption is requested and the reasons in support of the application. Applications and correspondence shall be addressed to the Administrator of the Board having jurisdiction over the article to be packed. The latter Administrator may refuse the application or may forward it, with his recommendations, to the Administrator of Shipping Cases."

9. Schedules A, B and C to Order No. 344 of the Board are revoked and replaced by Schedules A, B and C to this Order.

10. This Order shall be effective on and after the 1st day of July, 1944.

Made at Ottawa the 15th day of May, 1944.

D. GORDON,  
*Chairman.*

Schedule "A" to Order No. 398 setting forth new Schedule "A" to Order No. 344 as follows:—

#### SCHEDULE "A" to Order No. 344

##### **Prohibited Types of Shipping Containers and Articles**

- (a) Bottle and Can Carry-Outs
- (b) Counter Boxes
- (c) Display Shippers
- (d) Laundry Boxes and Laundry Shells
- (e) Retail Gift Boxes
- (f) Toys and Games
- (g) Garment Hangers

Schedule "B" to Order No. 398 setting forth new Schedule "B" to Order No. 344 as follows:—

#### SCHEDULE "B" To ORDER No. 344

##### **Prohibited Uses**

New shipping containers may not be used for packing the products listed in this Schedule, except as provided in the Order.



## Class (a) Paper Products:—

1. Advertising Displays—counter, window or floor.
2. Catalogues.
3. Magazines, including house organs.
4. Merchandise Dispensers.
5. Posters.

## Class (b) Fresh Vegetables:—

1. Cucumbers—except hothouse.
2. Green Corn.
3. Onions.
4. Potatoes.
5. Rutabagas.
6. Turnips.

## Class (c) Building Materials:—

1. Building Brick—except Glass Brick.
2. Cement—except household.
3. Cork—except pipe covering, slabs and bottle stoppers.
4. Flooring—wood, moulding, mopboards, trim and wainscoting.
5. Insulation board, rigid—except insulating tile and panel.
6. Plaster—cement, lime, gypsum (this does not include dental, orthopædic and industrial-mould grades).
7. Sash and Doors—not finished further than primed.
8. Shingles—Except asbestos or asphalt. Roofing or siding shingles.
9. Tile—except acoustical and asphalt, glazed or unglazed, floor, wall or facing tile.

## Class (d) Textiles (except clothing):—

1. Awnings.
2. Blankets and Comforters—if packed less than 6 per shipping container.
3. Carpets and Carpeting.
4. Mattresses—other than inner spring.
5. Binder Twine.
6. Rugs.
7. Tents.

## Class (e) Hardware:—

1. Buckets and Pails—wood or metal (except metal pails manufactured solely for use as dairy and milk pails and except porcelain enamelled pails).
2. Cans—refuse or garbage.
3. Garden and Farm tools 18" or more in length including but not limited to hoes, rakes, shovels.
4. Handles—18" or more in length including but not limited to shovels, picks, axes.
5. Wash Tubs—wood or metal.

## Class (f) Leather and Other Products:—

1. Belting Butts and Shoe Leather—except cut stock (repair taps, insoles, counters, box toes and welting).
2. Saddles.
3. Whips and Crops.

## Class (g) Glass Products:—

1. One Pint Home Canning Jars, if packaged less than 24 to a shipping container.

## Class (h) Clothing:—

1. Athletic Uniforms.

## Class (i) Horticultural Items:—

1. Bulbs.
2. Ornamental Shrubs.

## Class (j) Miscellaneous:—

1. Baskets—wicker, splint, etc.
2. Ball Bats.
3. Brooms.
4. Charcoal—except activated carbon.
5. Coal.
6. Fertilizers.
7. Furniture—lawn and porch, except glass parts.
8. Furniture, unfinished—except glass parts.
9. Hose—garden, rubber or fabric.
10. Ladders.
11. Linoleum—rugs and rolls and printed floor covering.
12. Mops—except oil mops.
13. Peat Moss.
14. Playground Equipment.
15. Skis and Ski Poles.
16. Tape—gummed paper, cloth or sisal in rolls of 500 feet or more.
17. Venetian Blinds.

Schedule "C" to Order No. 398 setting forth new Schedule "C" to Order No. 344 as follows:—

## SCHEDULE "C"

## TO ORDER No. 344

Quota restrictions for the delivery and acquisition of new shipping containers (including reshippers) for packing the products and for the uses listed in this schedule.

Class (a) No limitation is placed on shipping containers for the following products.

Food products for human consumption as follows and whether fresh, frozen or processed.

1. Meat, Fowl or Fish.
2. Vegetables or fruit, except where otherwise stated in this order.
3. Eggs.
4. Chick boxes, incubators, baby chick supplies.
5. Overseas Cartons for shipping of gifts to members of Armed Forces by individuals.
6. Items included in Priority 1, 2 and 4 in Order No. 335.

Class (b) The quota percentage for all products included in this class.....

100 per cent. This class includes all products not included in any other class listed in this Schedule.

Class (c) The quota percentage for all products listed in this class is.....

80 per cent. The following products are included in class (c)—

1. Animal and Pet Foods and Remedies.
2. Beverage compounds—concentrates and syrups—drink powders, soft drink concentrates.
3. Bleaches—household.
4. Blueings—household.
5. Chewing Gum.
6. Cleansers—household in powder or cake form.
7. China and Glassware—except containers, oil lamps, chimneys, and bases, meter covers.
8. Food products—cake mixes, ready to serve breakfast cereals, confectionery and biscuits. Dessert products. Filling—pie and cake. Flavours. Flour—ordinary or prepared. Food—colouring. Glace Fruits. Horse Radish. Ice Cream Cones and Wafers. Marshmallow and Marshmallow Cream. Mustard. Noodles. Macaroni, Pectin. Popcorn. Puddings. Potato Chips. Pretzels. Pickles and Relishes. Rice. Salad Dressing. Spaghetti and Vermicelli.
9. Glass Tableware, glass kitchen utensils except tumblers.

10. Paper Products—Bags, Blank Books, Correspondence Cards, Cigarette Papers and Tubes, Drinking Straws, Envelopes in all styles, filing cabinets, drawers, transfer files, lockers and cabinets and storage boxes, fillers (loose leaf), Index Cards and Folders, Note Books, Pads, Playing Cards, Stationery, Tablets, Scrap Books, Writing Paper (commercial and social).
11. Proprietary or patent medicines.
12. Pottery products, household (except ornamental).
13. Roof Coating and Cements.
14. Starch.
15. Soap—including but not limited to Soft Soaps, Powdered Soaps and Soap Flakes or Chips, Liquid Soaps, Scouring Soaps and Powdered or Cake Forms.

Class (d) The quota percentage for all products listed in this class is.....

- 70 per cent.
1. Adhesives—household.
2. Art Supplies.
3. Athletic Equipment, Sporting Goods, except skis.
4. Automobile polish, waxes, cleansers.
5. Beverages, Alcoholic—Malt, Wines, Distilled Spirits.
6. Beverages, Non-Alcoholic—Carbonated and Non-Carbonated Soft Drinks, Carbonated or Still Water.
7. Books—except Text Books, Educational and Religious Books.
8. Brushes—All kinds.
9. Buttons.
10. Candles.
11. Cement—Household.
12. Cigars and Cigarettes.
13. Clothing, except safety clothing.
14. Combs.
15. Curtains.
16. Cushions and Pillows.
17. Dry Cleaning Preparations.
18. Footwear.
19. Furniture.
20. Hooks and Eyes, slide and snap fasteners, buckles, miscellaneous metal apparel binding.
21. Insulating Tile or Panel Board.
22. Leather, Goat, Kid, Cambretta, Kangaroo.
23. Mattresses—inner spring only.
24. Millinery.
25. Mirrors.
26. Office Supplies other than stationery.
27. Paper Products—Box Paper, Decorative Wrapping Paper, Crepe Paper, Doilies, Folding Cartons (empty), Set Up Cartons (empty).
28. Paints and Varnish—pigmented oil or oleoresinous ready mixes, semi-paste or paste. This includes but is not limited to: white lead in oil, colours in oil, pigmented lacquers, resin, emulsion, paste, casein paste, vegetable protein paste paints, water paints, dry paints, calcimine.
29. Picture Frames and Holders and Picture Backing.
30. Polishes—household.
31. Shingles—Asbestos or Asphalt Roofing or Siding.
32. Tobacco and Snuff.
33. Seat Covers.
34. Shoe Polishes, Creams, Dressing, Dyes.
35. Slip Covers.
36. Utensils, Kitchen and household (except those listed elsewhere in Schedule "B" and "C").
37. Waxes—household.
38. Printing and Publishing Products except labels for articles covered by Priority 3 Order No. 335.

Class (e) The quota percentage for all products listed in this class is.....  
60 per cent.

1. Advertising Displays—counter, window or floor, including merchandise dispensers (except paper which is listed in Schedule "B").
2. Albums.
3. Ash Trays.
4. Book Ends.
5. Bridles.
6. Calendars.
7. Compacts.
8. Cosmetics and Perfume—except dentifrices and baby talc, powder or oil.
9. Fish Bowls.
10. Flowers and Plants—real or artificial.
11. Games and Toys.
12. Jewellery and Jewellery Boxes.
13. Ornaments—made of glass, plastic, plaster, pottery, china, metal, wood, paper or leather (except those listed elsewhere in Schedule "B" or "C").
14. Harnesses, Horse Collars.
15. Suitcases, Travelling Bags, Trunks.
16. Paper Products—Greeting Cards, Illustrated Post Cards.
17. Rope and String, other than binder twine.
18. Waste Wiping Rags.

Class (f) The quota percentage for the following uses of shipping containers is  
65 per cent.

1. Wholesalers' deliveries.
2. Retailers' deliveries.

## WARTIME PRICES AND TRADE BOARD

### Order No. 400

#### Respecting Commencement, Acquisition and Expansion of Businesses

Made under Order in Council P.C. 8528 dated the 1st day of November, 1941, and amendments thereto.

1. Section 1 of Order No. 284 together with the heading to that section is hereby revoked and is replaced by the following:—

#### *"History and Purpose of the Order"*

1. Board Order No. 184, effective November 2, 1942, imposed restrictions on the commencement, acquisition and expansion of businesses after that date. This Order was amended and consolidated in Order No. 284, effective June 14, 1943.

Orders Nos. 184 and 284 have greatly assisted the Board in its tasks of maintaining the price ceiling and providing for the distribution of civilian goods. When the original order was enacted there was no procedure in existence for the establishment of a price ceiling for new businesses and the technique for the equitable distribution of goods in short supply had not been developed. There is now a procedure for controlling the prices charged by new businesses and the Board's policy of equitable distribution (announced in a Statement of Policy dated 6th October, 1942) is operating effectively.

When the original order was passed there was need of a general curtailment of civilian activity to permit a rapid expansion of war production. It was felt that existing manufacturing and distributing facilities should be adequate, except in a few special cases, to handle the available supplies of civilian goods, and that new productive activities should be devoted to meet rapidly increasing war demands. To-day war requirements remain heavy and must continue to have a first call on Canadian production, but the rate of expansion of war production is not as great as it was during the period that Orders 184 and 284 have been in existence. Shortages continue to exist in many lines of civilian goods and these



shortages are unlikely to disappear for some time. However there may be some types of civilian production that can be undertaken without interference with a full war effort, and for other types preparations and plans must be made many months in advance of actual production. The Board believes that decisions concerning the nature and timing of new business enterprises can be taken better by those who desire to undertake these enterprises, than by a government agency. For these reasons, the administration of Order 284 will be adapted, in the light of conditions now applicable. Certain changes are made in the Order to eliminate provisions that are no longer necessary. A permit under Order 284 is no longer required for a change of ownership of an existing business; in general, such permits have been freely granted and it is unnecessary to continue this permit requirement; however, when there is a change of ownership of an existing business, the seller and buyer must comply with Order 202 (as amended by Order 356) respecting licences. A permit is not now required for the acquisition of additional floor space by an existing business, or for the movement of an existing business to other premises, but, in cases of changes of address, notice must be given to the Director of Licensing as required by Order 202 (as amended by Order 356).

Permits are still required for the formation or commencement of a new business which was not carried on on November 2, 1942, for changes in the class of business carried on on November 2, 1942, and for changes in the classes and kinds of goods and services dealt in by a business on that date. When permits are granted on such applications, the Board will assume no responsibility for assisting the applicants to obtain supplies. Goods which are in short supply will continue to be distributed under the equitable distribution policy (see Statement of Policy dated 6th October, 1942) which requires suppliers of goods in short supply to distribute their goods to customers who made purchases in 1941, and therefore new entrants will not be entitled to any share of such goods. To assure that new entrants into business have knowledge of the supply and other considerations affecting their proposed activities, it is necessary for the applicant for a permit to sign a statement substantially in the form required by the new Section No. 8 of this Order."

2. Section 2 of said Order No. 284 is hereby revoked and is replaced by the following:—

"2. There are three main requirements in this Order. The first deals with new businesses and is set out in Section 5. The second deals with changes in the class of business—for example, a change from the wholesale business to the retail business—and is set out in Section 6. The third deals with changes in the classes and kinds of goods or services dealt in and is set out in Section 7. There are also special provisions dealing with a 'successor in business' (Section 9), and with an 'amalgamated business' and an 'associated business' (Section 10). The procedure for obtaining a permit under this Order is set out in Section 12, where the powers of the Director of Licensing are also described. An important requirement applicable only to manufacturers and wholesalers appears in Section 13."

3. Subsection (1) of Section 5 of said Order No. 284 is hereby revoked and is replaced by the following:—

"5. (1) If you wish to form or commence any business which was not carried on by you on November 2, 1942, you must first obtain a permit from the Director of Licensing appointed by the Wartime Prices and Trade Board, and you must comply with the terms and conditions of any permit that may be granted to you. You do not need a permit under this Order to sell or otherwise transfer a business nor do you need a permit to buy or otherwise acquire a business. However, when a new business is formed or commenced or when there is a change of ownership or change of address of an existing business there must be compliance with Order No. 202 (as amended by Order No. 356) respecting licences."

4. Section 8 of Order No. 284 together with the heading to that Section is hereby revoked, and is replaced by the following:

*"Applicant for Permit Must Complete Form*

8. In addition to furnishing such information and completing such other form or forms as the Director of Licensing may prescribe, every person applying for a permit under this Order must complete a statement in the following form which shall be part of his application for a permit:

## F O R M

In submitting this application for permit under Board Order 284, I/we clearly understand—

1. That the Wartime Prices and Trade Board assumes no responsibility for the supply of any goods, materials or equipment that may be required for the establishment or operation of the business.
2. That the Board's equitable distribution policy requires suppliers of goods in short supply to distribute their goods to their customers who made purchases in 1941, and, therefore, I/we will NOT be entitled to any share of such goods.
3. That I/we must comply with the pricing regulations of the Board on the sales of any goods or services in respect of which the application is made.
4. That, if any building construction or alterations, or the installation of equipment and machinery is necessary, I/we must comply with all requirements of the Controller of Construction, Department of Munitions and Supply.
5. That the issue of a permit under Board Order No. 284 does not relieve me/us from the responsibility of complying with other orders of the Wartime Prices and Trade Board and its Administrators or any other agency of government, applicable to the operation of the business.

Date:.....  
Signature."

5. Subsection 2 of Section 9 of Order No. 284 is hereby revoked and is replaced by the following:

"9. (2) If you are a successor in business you may carry on the business of your predecessor without obtaining any permit from the Director of Licensing under this Order, but you must comply with all other Orders of the Board respecting licences. You may carry on only the same class or classes of business and may deal only in the same classes and kinds of goods and services as your predecessor could have done had he continued in business."

6. Section 10 of Order No. 284 is hereby revoked and is replaced by the following:

"10. (1) *Definitions*

(a) 'amalgamated business' means any business formed after November 2, 1942, by the amalgamation, merger or consolidation of two or more businesses;

(b) 'associated business' means any business other than an amalgamated business, formed after November 2, 1942, by or on behalf of the operator of an existing business;

(2) You must not form or commence any amalgamated business or any associated business unless you first obtain a permit from the Director of Licensing."

7. Subsections (4) and (6) of Section 12 of Order No. 284 are hereby revoked and are replaced by the following subsections, respectively:

"12. (4) If you obtain a permit under this Order you must not carry on any other class of business, or deal in any other classes and kinds of goods or services than is allowed under your permit.

(6) The Director of Licensing may issue a requirement to any person in respect of any matter relating to the establishment of new businesses, the classification of businesses and the classification of goods and services so long as such requirement is not contrary to the specific provisions of this Order."

8. This Order shall become effective on May 15, 1944.

Made at Ottawa this 11th day of May, 1944.

D. GORDON.

*Chairman.*

## Administrators' Orders

## WARTIME PRICES AND TRADE BOARD

## ADMINISTRATOR'S ORDER No. A-1162

## Farm Machinery and Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered on behalf of the Board as follows:—

## Orders Nos. A-1, A-749 and A-810 Revoked

1. Administrator's Order No. A-810 is revoked as of July 1, 1944, and on and after that date is replaced by this Order. Administrator's Orders Nos. A-1 and A-749, which applied to periods which have now expired, are revoked.

## Definitions

2. For the purpose of this Order,

- (a) "Administrator" means the Administrator of Farm and Construction Machinery and Municipal Service Equipment from time to time appointed by the Wartime Prices and Trade Board;
- (b) "Farm Machinery and Equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, live stock, poultry or other produce but excluding attachments and repair parts for farm machinery and equipment and also excluding:—  
 Tracklaying type Tractors;  
 Irrigation and Drainage equipment other than types designed for use by individual farmers;  
 Hand tools, such as Hand Gardening Tools, other than those listed in Schedule "A" hereto;  
 Wheelbarrows;  
 Poultry Netting and Wire;  
 Gates and Wire Fencing;  
 Bale Ties and Straps;  
 Well Casing and Water Pipe;  
 Nails and Sundry Hardware except as included in Schedule "A" hereto;  
 Milk Cooler Refrigeration Units.
- (c) "Repair Parts" means and includes all types of spare parts and parts customarily used for the repair of farm machinery and equipment;
- (d) "Attachment" means any supplementary part, group of parts, assembly or appliance which may be added to an otherwise complete machine to extend the utility of such machine;
- (e) "Eastern Canada" means all that portion of Canada east of the Western boundary of the Province of Ontario;
- (f) "Western Canada" means the Provinces of Manitoba, Saskatchewan and Alberta;
- (g) "Producer" means any person engaged in the manufacture of farm machinery and equipment, attachments or repair parts for farm machinery and equipment in Canada;
- (h) "Importer" means any person engaged in the importation into Canada of farm machinery and equipment, attachments or repair parts for farm machinery and equipment;



- (i) "1940 period" means the Calendar year 1940;
- (j) "1941 period" means the Calendar year 1941;
- (k) "Quota Period" means the 12 month period ending June 30, in 1945 or in any year subsequent thereto.

### **Canadian Requirements, Excessive Production and Sale Prohibited Farm Machinery and Equipment**

3. No producer shall manufacture and no importer shall sell during any quota period any farm machinery and equipment

- (a) unless the same are of a class, type and size of the farm machinery and equipment listed in Schedule "A" hereto;
- (b) in a greater number of sizes and types than the number set out in Schedule "A" for each kind of farm machinery and equipment.

4. (1) No producer shall manufacture

- (a) for use in Western Canada during any quota period farm machinery and equipment of any kind listed in Part I of said Schedule "A" in excess of the percentage applicable to that kind of farm machinery and equipment as set forth in said Part I (being a percentage of one-half of the producer's total sales by units in Western Canada in the 1940 and 1941 periods of such kind of farm machinery and equipment produced by him in Canada);
- (b) for use in Eastern Canada and the Province of British Columbia during any quota period farm machinery and equipment of any kind listed in Part II of said Schedule "A" in excess of the percentage applicable to that kind of farm machinery and equipment as set forth in said Part II (being a percentage of one-half of the producer's total sales by units in Eastern Canada and the Province of British Columbia in the 1940 and 1941 periods of such kind of farm machinery and equipment produced by him in Canada).

(2) No importer shall sell

- (a) in Western Canada during any quota period farm machinery and equipment of any kind listed in Part I of said Schedule "A" in excess of the percentage applicable to that kind of farm machinery and equipment as set forth in said Part I (being a percentage of one-half of the importer's total imports by units of such kind of farm machinery and equipment for sale in Western Canada in the 1940 and 1941 periods);
- (b) in Eastern Canada and the Province of British Columbia during any quota period farm machinery and equipment of any kind listed in Part II of said Schedule "A" in excess of the percentage applicable to that kind of farm machinery and equipment as set forth in said Part II (being a percentage of one-half of the importer's total imports by units of such kind of farm machinery and equipment for sale in Eastern Canada and the Province of British Columbia in the 1940 and 1941 periods).

If the importer is also a producer, this subsection shall not apply to the sale by him of the farm machinery and equipment that he produces but his production shall be governed by subsection (1) preceding.

(3) Wherever Part I or Part II of Schedule "A" to this Order refers to a number of units to be allotted, the Administrator will allot that number among producers or importers, as the case may be, and no producer or importer shall produce or sell any number in excess of the number allotted to him by the Administrator.

5. No producer or importer shall sell or offer for sale

- (a) in Eastern Canada or the Province of British Columbia farm machinery and equipment or attachments manufactured or imported for use in Western Canada;



- (b) in Western Canada farm machinery and equipment or attachments manufactured or imported for use in Eastern Canada or the Province of British Columbia.

6. Notwithstanding Sections 4 and 5 of this Order, where farm machinery and equipment or attachments of types and kinds commonly used in Eastern Canada or the Province of British Columbia are specifically required for use in irrigated districts of Western Canada, the same may be produced and sold in such districts in accordance with the provisions of this Order and, in such case, the producer or importer shall include his sales or imports of such farm machinery and equipment and attachments in such irrigated districts for the 1940 and 1941 periods in his sales or imports for the same periods in Eastern Canada and the Province of British Columbia for the purpose of establishing the quantities of each which he may produce or sell in (a) Eastern Canada and the Province of British Columbia and (b) Western Canada.

7. Producers and importers shall distribute all items of farm machinery and equipment for which quotas have been fixed in this Order to specific areas of

- (i) Western Canada,
  - (ii) Eastern Canada and the Province of British Columbia,
- in accordance with instructions issued from time to time by the Administrator.

8. No producer shall manufacture and no importer shall sell during any quota period any farm machinery and equipment requiring rubber tires except upon specific authorization in writing from the Administrator.

9. Any producer or importer who has not completed by June 30 of any quota period the quotas allowed to him under the Order for that period may apply to the Administrator for permission to complete such quotas. Upon any such application, satisfactory evidence must be submitted that, through no fault of his own, he was unable to complete his quota by June 30 of the quota period.

10. Any items of farm machinery and equipment or attachments which have been manufactured or sold in Canada by any producer or importer in any quota period and which are in excess of such producer's or importer's authorized quota for that quota period shall be deducted from such quotas as may be authorized for such producer or importer for the next succeeding quota period, notwithstanding any penalty to which such producer or importer may be liable for exceeding his quota.

11. Any producer who is unable to manufacture and any importer who is unable to obtain from his supplier his full quota of farm machinery and equipment in accordance with Schedule "A" for any quota period shall immediately notify the Administrator who may transfer the uncompleted portion of his quota to another manufacturer or importer.

12. The restrictions of this Order shall not apply to the manufacture or sale by any person of any of the following items of farm machinery and equipment:—

Bee Hives	Live stock Feeders
Grit Boxes	Milk Stools
Hog Troughs	Poultry Feeders
Laying Nests	Poultry Waterers

provided, however, that such items are made entirely (except for nails and essential strappings and fastenings) from any one or more of the following materials:—

Glass or other Ceramic Products	Plain Concrete
Wood Fibre Products	Fibre Board
Softwood Lumber	

#### Bracketed Items

13. Wherever, in Schedule A hereto, two or more items are bracketed together, the producer or importer shall apply the individual percentages to one-half of his total production or import of each item in the bracket during the 1940 period and 1941

period combined and add up the various weights. This total permissible weight may then be distributed among all or any one or more of the items in that bracket as he chooses (regardless of the individual quota percentages).

### Attachments and Repair Parts

14. (1) The maximum total weight of material which a producer may use during any quota period in manufacturing attachments for sale in (i) Western Canada or (ii) Eastern Canada and British Columbia and intended for use with any item of farm machinery and equipment shall be a percentage of one-half of the total weight of material used by him in manufacturing attachments for the same item of farm machinery and equipment and sold by him in the same area during the 1940 period and 1941 period combined. The percentage shall be the same as that shown in Part I or Part II of Schedule "A" for the item of farm machinery and equipment for which such attachments are intended.

(2) Any producer instead of conforming to his quota percentages for the individual items of attachments as shown in Schedule "A" hereto may at his option manufacture a total quantity of all attachments not exceeding the percentage shown in Part I or Part II of Schedule "A" as "Optional Attachments Quota Percentage" (being a percentage of one-half of the total weight of all attachments sold by him in (i) Western Canada or (ii) Eastern Canada and the Province of British Columbia during the 1940 period and the 1941 period combined). The total weight thus determined may be distributed among all or any of the attachments as he may decide. If this option is taken it shall apply to all attachments to be produced in that quota period for use in (i) Western Canada or (ii) Eastern Canada and the Province of British Columbia.

(3) Producers may manufacture repair parts for sale in Canada without any restrictions as to quota.

(4) In subsections (1) and (2) of this Section the quantity of material shall be determined by the net weight of such material physically incorporated in the final products plus a reasonable allowance for loss in manufacturing processes.

15. (1) The maximum total weight of attachments which an importer may sell during any quota period in (i) Western Canada or (ii) Eastern Canada and the Province of British Columbia and intended for use with any item of farm machinery and equipment shall be a percentage of one-half of the total weight of attachments for the same item of farm machinery and equipment imported by him during the 1940 period and 1941 period combined for sale by him in the same area. The percentage shall be the same as that shown in Part I and Part II of Schedule "A" for the item of farm machinery and equipment for which such attachments are intended.

(2) Any importer, instead of conforming to his quota percentages for the individual items of attachments as shown in Schedule "A", may, at his option, with respect to the attachments which he imports from any one or more of his suppliers, sell a total quantity of all attachments not exceeding the percentage shown in Part I or Part II of Schedule "A" as "Optional Attachments Quota Percentage" (being a percentage of one-half of the total weight of all attachments imported by him from the same supplier during the 1940 period and the 1941 period combined for sale in (i) Western Canada or (ii) Eastern Canada and the Province of British Columbia). The total weight thus determined may be distributed among all or any of the attachments as he may decide. If this option is taken it shall apply to all attachments imported from that supplier in that quota period for sale in (i) Western Canada or (ii) Eastern Canada and the Province of British Columbia.

(3) Importers may sell imported repair parts in Canada without any restrictions as to quota.

16. Any producer or importer of any of the following items listed in Schedule "A" hereto:—

Litter Carriers

Track for Litter Carriers

Stable Stalls and Fittings

Hay Carriers

Track for Hay Carriers

Stable Stanchions and Fittings

may consider not more than 30 per cent of half of the total weight of each such item sold or imported by him in the 1940 and 1941 periods combined as "Repair Parts" rather than "Farm Machinery and Equipment", and shall be so reported on such forms as are filed under Section 24 or Section 25 hereof. His production or sales quota for the remaining 70 per cent shall be determined by multiplying his applicable Schedule "A" quota percentage for the particular item by 70 per cent of one-half of the total weight of each such item sold or imported by him in the 1940 and 1941 periods combined.

### **Restriction of Production for Export**

17. The total tonnage of farm machinery and equipment, attachments and repair parts, manufactured in Canada during any quota period for shipment to each of the countries named in Schedules "C", "D", "E" and "F" hereto shall not exceed the quota percentage of each schedule multiplied by one-half of the total tonnage shipped from Canada to each such country in the years 1940 and 1941 combined. Each producer's portion of such tonnage shall be determined by multiplying one-half of the total net weight of his shipments in the years 1940 and 1941 combined to each of the countries named in said Schedules "C", "D", "E" and "F" by the applicable quota percentage.

18. No Canadian producer shall, during any quota period, manufacture for shipment to the United States of America

- (a) a quantity in units of any item of farm machinery and equipment in excess of that quantity obtained by multiplying the quota percentage designated in Schedule "B" for such item by the total quantity thereof shipped by him to the United States of America during the 1940 period or the 1941 period whichever was the greater.
- (b) a quantity by weight of attachments in excess of either
  - (i) that quantity obtained by multiplying the applicable quota percentage designated in the said Schedule "B" for each kind of attachments by the total net shipping weight of the total quantity of such attachments shipped by him to the United States of America in the 1940 period or the 1941 period whichever was the greater; or,
  - (ii) that quantity obtained by multiplying the percentage shown in Schedule "B" hereto as "Optional Attachments Quota Percentage" by the total net weight of all attachments shipped by him to the United States of America in the 1940 period or the 1941 period, whichever was the greater distributing such weight among all or any one or more of such items at his election:

The manufacturer's option between paragraphs (i) or (ii) of this clause shall apply to all attachments produced by him for shipment to the United States of America in any quota period.

19. Notwithstanding the provisions of Sections 17 and 18 of this Order, the Administrator may

- (a) with the concurrence of the Department of Trade and Commerce, vary the quotas of tonnages of farm machinery and equipment, attachments and repair parts, designated for shipment to one of the countries listed in Schedules "C", "D", "E" and "F" hereto to another of said countries within the group contained in that Schedule, provided, however, that this shall not be construed as authority for increasing the overall tonnage for export as fixed by Section 17 hereof;
- (b) authorize the diversion of tonnages of farm machinery and equipment, attachments and repair parts for export from one Canadian producer to another, provided, however, that this shall not be construed as authority for increasing the overall tonnage for export as fixed by Section 17 hereof.

20. Nothing in the preceding Sections shall be construed as authorizing any exportation.

21. Any producer who has not completed by June 30 of any quota period his quotas for export to any of the countries named in Schedules "B", "C", "D", "E" and "F" hereto as fixed by the said Schedules may apply to the Administrator for



permission to complete such quotas. Upon any such application satisfactory evidence must be submitted that, through no fault of his own, he was unable to complete his quotas by June 30 of the quota period and that, prior to June 30 of the quota period, export permits were granted for the shipment of the farm machinery and equipment, attachments and repair parts included in his quotas.

22. Each producer affected by Sections 17, 18 and 21 of this Order shall file with the Administrator by the 10th day of each month a report showing

- (a) total net shipping weight and dollar value of all items of farm machinery and equipment, shipped to each country during the preceding month for which export permits were not required;
- (b) total net shipping weight and dollar value of all attachments and repair parts shipped to each country during the preceding month for which export permits were not required.

### **Records, Audit and Inspection**

23. Every person affected by this Order shall keep and preserve accurate and complete records of his inventories, stocks, purchases, production and sales of farm machinery and equipment, attachments and repair parts, and such records shall, upon request, be submitted for inspection and audit to the Wartime Prices and Trade Board or its duly authorized representatives.

### **Reports**

24. Every producer shall file with the Administrator not later than December 31 of each year, a sworn statement of his production for the preceding quota period, which statement shall show,

- (a) farm machinery and equipment, by units, produced for use in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia;
- (b) attachments and repair parts, by weight and dollar value, produced for use in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia.

25. Every importer shall file with the Administrator not later than December 31 of each year a sworn statement of his sales for the preceding quota period, which statement shall show,

- (a) farm machinery and equipment by units sold by him in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia;
- (b) attachments and repair parts by weight and dollar value sold by him in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia.

### **Terms of Sale of Repair Parts to Dealers**

26. All repair parts shall be furnished by producers and importers to their dealers on a "sold outright" basis.

### **Offences**

27. It is an offence for any person to contravene or fail to observe or comply with any of the provisions of this Order, and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

### **Exemptions**

28. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

### **Effective Date**

29. This Order shall be effective on and after the first day of July, 1944.

Dated at Ottawa, this 10th day of April, 1944.

H. H. BLOOM,

*Administrator for Farm and Construction Machinery  
and Municipal Service Equipment.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*



## SCHEDULE "A" TO ADMINISTRATOR'S ORDER A-1162

QUOTAS FOR PRODUCTION AND SALE OF FARM MACHINERY AND EQUIPMENT DURING THE QUOTA PERIOD, JULY 1, 1944, TO JUNE 30, 1945, BOTH DATES INCLUSIVE

Quotas are expressed as percentages of one-half of each Canadian Manufacturer's sales or each Importer's imports for the 1940 and 1941 periods in Western Canada (Part I) and Eastern Canada and British Columbia (Part II) except where the phrase "Units to be Allotted" occurs, in which case the Administrator will allot the designated number of units among manufacturers or importers.

## PART I

## WESTERN CANADA

	Quota Per cent
<b>GROUP I—PLANTING, SEEDING AND FERTILIZING MACHINERY</b>	
Grain Drill—20, 24 and 28 Run Single and/or Double Disc or Shoe....	85
Grain Drill (Press)—1 size approx. 10 ft., Single and/or Double Disc..	37
Beet Drill, 1 type, 1 size—4 row.....	69
Corn Planter—1 size—2 row horse drawn and 2 sizes (2 and 4 row)	
Tractor Drawn .....	81
Potato Planter—2 sizes, 1 and 2 row.....	150
Manure Spreader—2 Capacities, 1 Model in each size.....	133
Hand Garden Seeder and Planter.....	125
Seed Boxes for One Way Disc or Tiller—4 sizes (see attachment percentages).	
<b>GROUP II—PLOUGHS</b>	
Walking Ploughs, 1 furrow—5 types incl. Hillside—1 size in each type.	73
Tractor Plough, 1 type—2 and 3 furrow 14", 1 type—3 and 4 furrow 14"	75
Integral Tractor Plough—1 Model—1 furrow and 1 Model—2 furrows for each Tractor Model.....	50
Riding Gang Plough—2 furrow; 1 type, 1 size—14".....	27
One Way Disc, Tiller or Harrow Plough—1 size disc each size machine —4 sizes approx. widths 4', 6', 8', and 10'.....	95
<b>GROUP III—TILLAGE IMPLEMENTS AND CULTIVATORS</b>	
Diamond Harrow Section, 1 Weight, approx. 20 tooth.....	63
Flexible Harrow—Section, 1 size, 1 size tooth.....	63
Spring Tooth Harrow Section—1 base type of 2 sections, 1 type centre section .....	25
Tandem Tractor Disc Harrow—2 sizes, 1 type in each size—16" Disc..	65
Inthrow Horse Disc Harrow—1 type, 2 sizes 16" Discs.....	35
Outthrow Horse Disc Harrow—1 type, 2 sizes, 16" Discs.....	35
Single Wide Disc Harrow—1 size approx. width 14' with 7' Extension..	70
Horse Hoe—2 Horse only, Disc and/or Mouldboard.....	100
Field Cultivator, Stiff and Spring Tooth—3 sizes (7' to 8½') (10') (12' to 14') .....	85
Riding Corn Cultivator—1 Model, 2 Horse type.....	92
Integral or Tractor Mounted Corn Cultivator—1 type and 1 size for each Tractor Model.....	77
Beet Cultivator—1 type, 4 row, horse drawn.....	80
Integral or Tractor Mounted Beet Cultivator—1 Model, 1 size for each Tractor Model .....	77
Rod or Wire Weeder—1 type.....	35
Blade Weeder—2 sizes approx. 8' and 10'.....	158
Scuffler (horse drawn), 2 stiff tooth sizes, 1 type each size, 1 spring tooth type, 1 size.....	100
Hand Cultivator and Weeder.....	125
Trailer Packer for Harrow Plough, Plough and Drill .....	71

	Quota Per cent
<b>GROUP IV—HAYING MACHINERY</b>	
{Two Horse Drawn Mower—1 type, 2 widths of cut (cast wheels).....	105}
{Power Mower—2 types, 2 widths of cut in each type.....	105}
Dump Rake—2 sizes approx. 8' and 10'.....	94
Hay Loader—2 types—1 size in each type.....	164
Side Rake—1 type—1 size.....	150
Pick-up Baler—1 type, 1 size.....	40 units to be allotted
Sweep Rake .....	77
Hay Stacker .....	100
Hay Fork and Carrier, and Track.....	103
<b>GROUP V—HARVESTING MACHINERY</b>	
{Horse Grain Binder—1 type.....	60}
{Tractor Grain Binder—2 sizes 8' and 10' cut.....	78}
Corn Binder—1 type horse drawn—1 type tractor drawn.....	38
Combine, Reaper Thresher.....	120
Pick-up for Combine .....	210
Swather or Windrower—2 sizes, 1 model in each size.....	247
Thresher, 2 sizes, 1 type in each size.....	32
Corn Picker—2 types, 1 row and 2 row.....	115
Corn Sheller—1 type, 1 size hand sheller; 2 sizes power sheller, 1 type in each size.....	20
Potato Digger—1 and 2 row horse drawn or power driven.....	150
Beet Lifter—1 type, 1 row horse or tractor drawn; 1 type, 2 row tractor drawn or tractor mounted.....	97
Ensilage Harvester .....	16 units to be allotted
<b>GROUP VI—SUNDRY MACHINES FOR PREPARING CROPS FOR MARKET OR USE</b>	
Grain Grinder—2 sizes.....	198
Ensilage Cutter—2 sizes.....	89
Hammer or Roughage Mill—2 sizes, 1 type in each size.....	70
Fanning Mill and Grain Cleaner—2 sizes, 1 type in each size.....	97
Grain Loader or Elevator—1 type, 2 leg lengths.....	100
Feed Mixer—1 type, 1 size.....	138
Feed Cutter .....	82
<b>GROUP VII—FARM POWER—TRACTOR AND STATIONARY</b>	
Standard and/or Row Crop Tractor.....	75
Garden Tractor including Motor Tiller.....	50 units to be allotted
Stationary Gas Engine—3 sizes (1 H.P. and under) (2 to 3 H.P.), (3 to 6 H.P.).....	186
<b>GROUP VIII—FARM WAGONS, TRUCKS AND SLEIGHS</b>	
Wagon or Truck Gear (2 horse)—1 type, 1 size with 1 size steel wheel	97
Wagon or Truck Gear (2 horse)—2 sizes, 1 type in each size, with 1 size wood wheel and 1 width and thickness of tire on each size..	97
Rubber Tired Gear or Trailer.....	100
Wagon Box—1 type, 1 size—approx. 28".....	141
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes.....	110
<b>GROUP IX—DAIRY MACHINES AND EQUIPMENT</b>	
Milking Machine (including Power Plant)—2 types, 1 size, single unit, 1 size double unit model.....	185
Cream Separator—1 table model; 3 stand models, 1 size in each model or 1 model in 3 sizes.....	185
Churn .....	80
Aerated or Surface Type Milk Cooler.....	100

GROUP X—SPRAYING EQUIPMENT AND DUSTERS	Quota Per cent
Power Potato Sprayer or Duster.....	150
Traction Potato Sprayer or Duster.....	150
Fruit or Orchard Sprayer; 2 types, 1 size in each type.....	75 units to be allotted
Hand Sprayer, compressed air—1 qt. to 6 gal. capacity.....	100
Knapsack Sprayer—1 qt. to 6 gal. capacity.....	
Hand Sprayer—Trombone Pump Type—1 qt. to 6 gal. capacity.....	
Hand Duster .....	
Hand Sprayer—Bucket Pump type single or double (1 qt. to 6 gal. capacity) cylinder .....	
Hand Sprayer—Atomizing, single action type, 1 qt. to 6 gal. capacity..	150
Hand Sprayer—Atomizing continuous type, 1 qt. to 6 gal. capacity....	
Hand Barrel Sprayer.....	150
Wheelbarrow Type Sprayer.....	100
Sprayer Pump (for replacements only).....	100
GROUP XI—DOMESTIC WATER SYSTEMS AND PUMPS	
Well Pump, metal .....	189
Cistern Pump or Pitcher Pump.....	83
Wood Type Pump with Wood Barrel.....	200
Pump Jack .....	175
Windmill Head and Wheel.....	85
Windmill Tower .....	50
Pressure Water System and Power Pumps.....	135
GROUP XII—BARN AND BARNYARD EQUIPMENT	
Tank Heater .....	274
Litter Carrier and Track.....	50
Stable Stall .....	75
Stanchion .....	75
Watering Equipment—Cups and Bowls.....	140
GROUP XIII—MISCELLANEOUS EQUIPMENT	
Incubator, 33,000 Egg Capacity and under.....	105
Brooder (Floor Type), Coal, Wood and Electric.....	200
Battery Brooders .....	Units to be allotted
Bee Keeper's Supplies (Metal Items).....	100
Hog Waterer .....	75
Hog Trough .....	75
Outside Live stock Watering Trough or Tank.....	50
Circular Wood Sawing Machine—1 size, 1 type.....	88
Knife Grinder—1 size, 1 type.....	71
Grain Treater—1 size, 1 type .....	75
Power Sheep Shearing Machines and Animal Clippers.....	1,500 units to be allotted
Windcharger .....	25
Electric Fence Controller.....	225
Harness Hardware (by number of pounds).....	150
Egg Cleaners and Brushes.....	150
GROUP XIV—ATTACHMENTS	

*Attachments*—for machines listed in this Schedule have the same quota percentage as machines to which they are applied. See Section 14 (1) and 15 (1).

*Optional Attachments Quota*—if optional attachments quota elected by any producer or importer, his quota shall be 100 per cent of one-half the weight of all attachments produced or imported in the 1940 and 1941 periods combined. See Section 14 (2) and 15 (2).



## PART II

EASTERN CANADA AND BRITISH COLUMBIA  
(AND IRRIGATED DISTRICTS IN WESTERN CANADA)

		Quota Per cent
<b>GROUP I—PLANTING, SEEDING AND FERTILIZING MACHINERY</b>		
Grain Drill (Plain) 11 and 13 Run, Single Disc.....		113
Drill (Grain and Fertilizer) 11 and 13 Run, Single Disc.....		113
Beet Drill, 1 type, 1 size, 4 row.....	Units to be allotted	
Corn Planter, 1 size—2 row horse drawn; 2 sizes (2 and 4 row) tractor drawn .....		81
Potato Planter—2 sizes, 1 and 2 row.....		150
Transplanter—1 size, 1 type.....		87
Manure Spreader—2 capacities, 1 model in each size.....		133
Lime and Fertilizer Sower—1 size, 1 type.....		85
Hand Garden Seeder and Planter.....		125
Seed Boxes for One Way Disc or Tiller—4 sizes. (See attachments percentage.)		
<b>GROUP II—PLOUGHS</b>		
Walking Ploughs—(1 furrow)—5 types, including hillside, 1 size in each type .....		55
Walking Ploughs—(2 furrow)—1 type, 1 size.....		55
Tractor Ploughs—2 types, 2, 3 and 4 furrow, 10", 12" and 14" bottoms..		95
Integral Tractor Ploughs—1 model 1 furrow and 1 model 2 furrows for each tractor model .....		85
One Way Disc, Tiller or Harrow Plough—1 size disc each size machine, 4 sizes, approx. widths 4', 6', 8', 10'.....		70
<b>GROUP III—TILLAGE IMPLEMENTS AND CULTIVATORS</b>		
Diamond Harrow Section, 1 weight, approx. 20 tooth.....		70
Spring Tooth Harrow, Leverless Section, 1 size, 1 size tooth.....		75
Lever Spring Tooth Harrow Section—1 base type of 2 sections, 1 type centre section .....		75
Tandem Tractor Disc Harrow—2 sizes, 1 type in each size, 16" discs...		90
Inthrow horse disc Harrow—1 type, 2 sizes—16" discs.....		81
Outthrow horse disc Harrow—1 type, 2 sizes—16" discs.....		81
Horse Hoe—2 horse only, disc and/or mouldboard.....		100
Grape and Berry Hoe—1 type, 1 size.....		100
Field Cultivator, Stiff and Spring Tooth, 3 sizes (7' to 8½'), (10'), (12' to 14').....		85
Riding Corn Cultivator—1 model, 2 horse type.....		96
Integral or Tractor Mounted Corn Cultivator, 1 type, 1 size for each tractor model .....		86
Beet Cultivator—1 type, 4 row horse drawn.....		74
Integral or Tractor-mounted Beet Cultivator—1 model, 1 size for each tractor model .....		86
Tobacco Cultivator—1 type, 1 size.....		50
Scuffer (horse drawn)—2 stiff tooth sizes, 1 type each size, 1 spring tooth type, 1 size.....		100
Hand Cultivator and Weeder.....		125
<b>GROUP IV—HAYING MACHINERY</b>		
{ Two horse drawn Mower—1 type, 2 widths of cut (cast wheels).....	{	95
{ Power Mower—2 types, 2 widths of cut in each type.....		95
Dump Rake—2 sizes, approx. 8 ft. and 10 ft. ....		93
Hayloader—2 types—1 size in each type.....		164
Side Rake—1 type, 1 size.....		125



	Quota Per cent
<b>GROUP IV—HAYING MACHINERY—<i>Concluded</i></b>	
Pick-up Baler—1 type, 1 size.....	50 units to be allotted, plus 10 additional for B.C.
Sweep Rake .....	75
Hay Stacker .....	100
Hay Fork and Carrier, and track.....	103
<b>GROUP V—HARVESTING MACHINERY</b>	
{ Horse Grain Binder—1 type.....	85{
{ Tractor Grain Binder—2 sizes 8' and 10' cut.....	85{
Corn Binder—1 type horse drawn 1 type tractor drawn.....	78
Combine, Reaper Thresher.....	109
Pick-up for Combine.....	75
Thresher, 2 sizes, 1 type in each size.....	60
Corn Picker—2 types 1 row and 2 row.....	140
Corn Sheller—1 type, 1 size hand sheller; 2 sizes power sheller, 1 type in each size.....	45
Potato Digger—1 and 2 row horse drawn or power driven.....	165
Beet Lifter—1 type, 1 row horse or tractor drawn; 1 type, 2 row tractor drawn or tractor mounted.....	97
Ensilage Harvester .....	48 units to be allotted
Potato Picker .....	30 units to be allotted
Flax Puller.....	100 units to be allotted
Flax Lifter .....	100 units to be allotted
<b>GROUP VI—SUNDRY MACHINES FOR PREPARING CROPS FOR MARKET OR USE</b>	
Grain Grinder—2 sizes .....	100
Plate Grinder—1 type, 1 size, electrically driven.....	190
Oat Roller—1 type, 1 size.....	60
Ensilage Cutter—2 sizes.....	95
Hammer or Roughage Mill 2 sizes 1 type in each size.....	90
Fanning Mill and Grain Cleaner—2 sizes 1 type in each size.....	97
Grain Loader or Elevator—1 type, 2 leg lengths.....	33
Potato, Vegetable or Fruit Grader.....	85
Feed Mixer, 1 type, 1 size.....	98
Pulper—1 type and 1 size.....	98
Feed Cutter .....	109
<b>GROUP VII—FARM POWER—TRACTOR AND STATIONARY</b>	
Standard and/or Row Crop Tractor.....	75
Garden Tractor including Motor Tillers.....	350 units to be allotted
Stationary Gas Engine—3 sizes (1 H.P. and under), (2 to 3 H.P.) (3 to 6 H.P.) .....	95
<b>GROUP VIII—FARM WAGONS, TRUCKS AND SLEIGHS</b>	
Wagon or Truck Gear (2 horse) 1 type, 1 size with 1 size steel wheel... ..	97
Wagon or Truck Gear (2 horse) 2 sizes one type in each size with 1 size wood wheels and 1 thickness and width of tire on each size..	97
Wagon Gear (1 horse)—1 type with 1 size wood wheels and 1 thickness and width of tire.....	94
Rubber Tired Gear or Trailer.....	100
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes.....	83

GROUP IX—DAIRY MACHINES AND EQUIPMENT	Quota Per cent
Milking Machine (including Power Plant) 2 types, 1 size, single unit 1 size double unit model.....	185
Cream Separator—1 table model; 3 stand models; 1 size in each model or 1 model in 3 sizes.....	185
Churn .....	80
Aerated or Surface Type Milk Cooler.....	100
GROUP X—SPRAYING EQUIPMENT AND DUSTERS	
Power Potato Sprayer or Duster.....	150
Traction Potato Sprayer or Duster.....	150
Fruit or Orchard Sprayer or Duster—2 types, 1 size in each.....	150
Hand Sprayer, Compressed Air—1 qt. to 6 gal. capacity.....	100
Knapsack-Sprayer 1 qt. to 6 gal. capacity.....	
Hand Sprayer—Trombone Pump type, 1 qt. to 6 gal. capacity.....	
Hand Duster .....	
Hand Sprayer—Bucket pump type, single or double cylinder 1 qt. to 6 gal. capacity .....	
Hand Sprayer Atomizing Single Action 1 qt. to 6 gal. capacity.....	150
Hand Barrel Sprayer.....	
Wheelbarrow Type Sprayer.....	
Sprayer Pump (for replacements only).....	100
GROUP XI—DOMESTIC WATER SYSTEMS AND PUMPS	
Well Pump (metal).....	142
Cistern or Pitcher Pump.....	87
Wood type Pump with Wood Barrel.....	161
Pump Jack .....	135
Windmill Head and Wheel .....	98
Windmill Tower .....	40
Pressure Water Systems and Power Pumps.....	135
GROUP XII—BARN AND BARNYARD EQUIPMENT	
Litter Carrier and Track.....	100
Stable Stall .....	75
Stable Stanchion .....	75
Watering Equipment—Cups and Bowls.....	140
GROUP XIII—MISCELLANEOUS EQUIPMENT	
Incubator, 33,000 Egg Capacity and under.....	105
Brooder (Floor Type)—Coal, Wood and Electric.....	150
Battery Brooders .....	Units to be be allotted
Bee Keeper's Supplies (Metal Items).....	100
Hog Waterer .....	75
Hog Trough .....	75
Outside Livestock Watering trough or Tank.....	50
Circular Wood Sawing Machine—1 size and 1 type.....	100
Drag Saws incl. self-powered up to 5 H.P. ....	250 units to be allotted
Knife Grinder—1 size, 1 type.....	71
Grain Treater—1 size, 1 type.....	75
Maple Syrup Evaporator (replacements only).....	1,500 units to be allotted
Power Sheep Shearing Machines and Animal Clippers.....	
Windcharger .....	25

GROUP XIII—MISCELLANEOUS EQUIPMENT— <i>Concluded</i>	Quota Per cent
Electric Fence Controller.....	225
Harness Hardware (by number of pounds).....	150
Egg Cleaners and Brushes.....	150

#### GROUP XIV—ATTACHMENTS

*Attachments*—for machines listed in this Schedule have the same quota percentage as machines to which they are applied. See Section 14 (1) and 15 (1).

*Optional Attachments Quota*—if optional attachments quota elected by any producer or importer, his quota shall be 100 per cent of one-half the weight of all attachments produced or imported in the 1940 and 1941 periods combined. See Section 14 (2) and 15 (2).

### SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1162

(FOR THE QUOTA PERIOD JULY 1, 1944, TO JUNE 30, 1945)

#### United States of America

Quotas of new farm machinery and equipment which may be produced for export to the United States during the period July 1, 1944, to June 30, 1945, shall be determined by multiplying the applicable percentages shown in Schedule "B" attached to United States Order L-257 (and any amendments thereto effected for the period July 1, 1944, to June 30, 1945), by the net shipping weight of each item shipped by the producer to the United States in the 1940 or 1941 period, whichever was the greater. Production of bracketed items in Schedule "B" of United States Order L-257 may be distributed among all or any one or more of the items included in the particular bracket as long as the total weight does not exceed that determined by applying the various quota percentages to the items in the particular bracket.

*Repair Parts Quota*—unrestricted.

*Attachments Quota*—

Attachments for machines in this Schedule have the same quota percentage as machines to which they are applied as contained in United States Order L-257 (for period July 1, 1944, to June 30, 1945). See Section 18 (b) (i).

*Optional Attachments Quota Percentage*—

If Optional Attachments Quota elected by any producer his quota shall be 100 per cent of the net weight of all attachments shipped by him to the United States of America in the 1940 or 1941 period whichever was the greater. See Section 18 (b) (ii).

### SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1162

(FOR THE QUOTA PERIOD JULY 1, 1944, TO JUNE 30, 1945)

Quota Percentage—69 per cent

Quotas to each of the countries named in this Schedule are determined by applying the applicable percentage to one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped during the 1940 and 1941 periods to each of the countries named:—

*Argentina	Dominican Republic	Nicaragua
Bolivia	Ecuador	Panama
Brazil	El Salvador	Paraguay
Chile	Guatemala	Peru
Colombia	Haiti	Uruguay
Costa Rica	Honduras	Venezuela
Cuba	Mexico	

\* Argentina quota on application to Administrator.

# **SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1162**

(FOR THE QUOTA PERIOD JULY 1, 1944, TO JUNE 30, 1945)

## **Great Britain and Northern Ireland**

Quota Percentage—84 per cent

Quotas to each of the countries named in this Schedule are determined by multiplying the applicable percentage by one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped in the 1940 and 1941 periods to each of the countries named:—

England  
Scotland

Northern Ireland  
Wales

# **SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-1162**

(FOR THE QUOTA PERIOD JULY 1, 1944, TO JUNE 30, 1945)

## **Other British Dominions, India, Crown Colonies and Protectorates**

Quota Percentage—105 per cent

Quotas for each of the countries included in this Schedule shall be one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped to each country in the 1940 period and 1941 period combined.

# **SCHEDULE "F" TO ADMINISTRATOR'S ORDER No. A-1162**

(FOR THE QUOTA PERIOD JULY 1, 1944, TO JUNE 30, 1945)

## **Other Friendly Nations and Liberated Areas**

Quotas for the countries included in this schedule shall be those fixed by the Administrator from time to time.

# **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1169

## **Maximum Manufacturers' and Wholesalers' Prices for Canadian White Pine and Norway Pine Lumber**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:

### **Interpretation**

1. For the purposes of this Order,

(a) "District A" shall mean:

- (1) All that portion of the Province of Ontario enclosed by the following boundaries; St. Lawrence River; Lake Ontario; the line of No. 6 Highway from Hamilton to Owen Sound, but also including the Cities of Hamilton and Guelph, Dundas, Fergus, Arthur, Mount Forest, Durham, Chatsworth and Owen Sound; the shoreline of Georgian Bay; a line projected due south from the Town of Capreol to the shoreline of Georgian Bay; a line projected due east from the said Town of Capreol to the boundary of the Province of Quebec; the boundary of the Province of Quebec;
- (2) The Cities of Sudbury and Sault Ste. Marie;
- (3) All that portion of the Province of Quebec west of a line running due north and south through the easternmost boundary of the City of Montreal;



- (b) "District B" shall include all portions of the Provinces of Ontario and Quebec not set out in Paragraph (a) above;
- (c) "Manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (d) "Point of Shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars or on other conveyances for shipment to the wholesaler, retailer or consumer;
- (e) "Norway Pine Lumber" shall mean lumber or lath produced from Norway or Red Pine (*Pinus resinosa*);
- (f) "White Pine Lumber" shall mean lumber or lath produced from Canadian White Pine (*Pinus strobus*);
- (g) "Wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail.

### **Maximum Manufacturers' and Wholesalers' Prices Fixed**

2. (1) The maximum price at which any manufacturer, whose point of shipment is located in the Provinces of Ontario or Quebec, and at which any wholesaler purchasing White Pine Lumber or Norway Pine Lumber from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in District A or District B, shall be the price for that District shown in Schedule A to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

(2) A manufacturer may sell White Pine Lumber or Norway Pine Lumber at wholesale f.o.b. point of shipment but the maximum price for the sale of such lumber for delivery to a retailer or consumer in District A or District B shall not exceed the prices shown in Schedule A to this Order for District A or District B *decreased* by the normal railway freight charge from the point of shipment to the retailer's or consumer's point of destination in District A or District B f.o.b. car.

(3) For White Pine Lumber or Norway Pine Lumber excluding lath delivered by a seller by truck, the purchaser may pay and the seller may accept, in addition to the prices shown in Schedule A to this Order, a charge not exceeding \$2 per thousand feet board measure and the amount by which the lawful cost of delivering such lumber from the point of shipment to the retailer's or consumer's point of destination by truck exceeds the cost of such delivery by rail.

### **Service Charges**

3. The maximum prices which any manufacturer or wholesaler may charge for any service described in Schedule B to this Order and rendered in connection with lumber described in Section 2 of this Order, shall be the prices shown for such service in the said Schedule B, except in the case of a sale by a manufacturer f.o.b. point of shipment when the maximum price which the manufacturer may charge for a service described in Schedule C to this Order and rendered in connection with lumber described in Section 2 of this Order shall be the prices shown for this service in the said Schedule C.

### **Special Sizes of Lumber**

4. (1) When any White Pine Lumber or Norway Pine Lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any White Pine Lumber or Norway Pine Lumber is offered for sale in grades not designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

### **Invoices to Show Particulars of Lumber Sold**

5. Every person selling White Pine Lumber or Norway Pine Lumber at wholesale from any point of shipment in the Provinces of Ontario or Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### **Previous Administrator's Order Revoked**

6. Administrator's Order No. A-419 dated the 5th day of October 1942 is hereby revoked.

### **Effective Date**

7. This Order shall be effective on and after the 1st day of May, 1944.

Dated at Ottawa this 17th day of April, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

Approved:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE:—Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:—

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

## SCHEDULE A

To ADMINISTRATOR'S ORDER No. A-1169

MAXIMUM MANUFACTURERS' AND WHOLESALEERS' PRICES FOR CANADIAN  
WHITE PINE AND RED OR NORWAY PINE LUMBER

Unless otherwise indicated all prices set out hereunder refer to one thousand feet  
board measure.

## PART I.

## CANADIAN WHITE PINE (PINUS STROBUS)

*"C" SELECTS AND BETTER*

Size	Length	District A	District B
		\$	\$
1 x 4" to 6".....	6 to 9 feet.....	76 00	77 00
1 x 6".....	6 to 9 feet.....	81 00	82 00
1 x 7" and wider.....	6 to 9 feet.....	91 00	92 00
5/4 x 4" and wider.....	6 to 9 feet.....	106 00	107 00
6/4 x 4" and wider.....	6 to 9 feet.....	106 00	107 00
2 x 4" and wider.....	6 to 9 feet.....	106 00	107 00
1 x 4 to 6".....	10 to 16 feet.....	89 00	90 00
1 x 6".....	10 to 16 feet.....	94 00	95 00
1 x 7" and wider.....	10 to 16 feet.....	109 00	110 00

Sizes of 1 x 7" and wider must average 8" in width. For each inch by which the average width exceeds 8" ADD \$3.00 to the above prices for 1 x 7" and wider.

5/4 x 4" to 6".....	10 to 16 feet.....	116 00	117 00
6/4 x 4" to 6".....	10 to 16 feet.....	116 00	117 00
2 x 4" to 6".....	10 to 16 feet.....	116 00	117 00
5/4 x 7" and wider.....	10 to 16 feet.....	141 00	142 00
6/4 x 7" and wider.....	10 to 16 feet.....	141 00	142 00
2 x 7" and wider.....	10 to 16 feet.....	141 00	142 00

Sizes of 5/4 x 7" and wider, 6/4 x 7" and wider and 2 x 7" and wider must average 8½" in width. For each inch in width by which the average width exceeds 8½" ADD \$5.00 to the above prices for such sizes.

3 x 6" and wider.....	10 to 16 feet.....	191 00	192 00
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*"D" SELECTS*

1 x 4" to 6".....	6 to 9 feet.....	68 00	69 00
1 x 7" and wider.....	6 to 9 feet.....	78 00	79 00
5/4 x 4" and wider.....	6 to 9 feet.....	78 00	79 00
6/4 x 4" and wider.....	6 to 9 feet.....	78 00	79 00
8/4 x 4" and wider.....	6 to 9 feet.....	78 00	79 00
1 x 4".....	10 to 16 feet.....	78 00	79 00
1 x 5".....	10 to 16 feet.....	78 00	79 00
1 x 6".....	10 to 16 feet.....	81 00	82 00
1 x 4" to 6".....	10 to 16 feet.....	79 00	80 00
1 x 8".....	10 to 16 feet.....	84 00	85 00

Size	Length	District A	District B
		\$	\$
<i>"D" SELECTS—Con.</i>			
1 x 10".....	10 to 16 feet.....	94 00	95 00
1 x 12".....	10 to 16 feet.....	114 00	115 00
1 x 7" and wider.....	10 to 16 feet.....	86 00	87 00
5/4 x 4" to 6".....	10 to 16 feet.....	87 00	88 00
5/4 x 7" and wider.....	10 to 16 feet.....	108 50	109 50
6/4 x 4" to 6".....	10 to 16 feet.....	87 00	88 00
6/4 x 7" and wider.....	10 to 16 feet.....	108 50	109 50
8/4 x 4" to 6".....	10 to 16 feet.....	91 00	92 00
8/4 x 7" and wider.....	10 to 16 feet.....	111 00	112 00
10/4 x 6" and wider.....	8 to 16 feet.....	141 00	142 00
12/4 x 6" and wider.....	8 to 16 feet.....	146 00	147 00
16/4 x 6" and wider.....	8 to 16 feet.....	151 00	152 00

*CUTS*

5/4 x 6" and wider.....	8 to 16 feet No. 1..	101 00	102 00
6/4 x 6" and wider.....	8 to 16 feet No. 1..	121 00	122 00
8/4 x 6" and wider.....	8 to 16 feet No. 1..	121 00	122 00
5/4 x 6" and wider.....	8 to 16 feet No. 2..	81 00	82 00
6/4 x 6" and wider.....	8 to 16 feet No. 2..	99 00	100 00
8/4 x 6" and wider.....	8 to 16 feet No. 2..	99 00	100 00
4/4 x 6" and wider.....	6 to 16 feet No. 3..	54 00	55 00
5/4 x 6" and wider.....	6 to 16 feet No. 3..	61 00	62 00
6/4 x 6" and wider.....	6 to 16 feet No. 3..	70 00	71 00
8/4 x 6" and wider.....	6 to 16 feet No. 3..	70 00	71 00
10/4" and.....			
12/4 x 6" and wider.....	6 to 16 feet.....	86 00	87 00
1 x 6" and wider.....	8 to 16 feet No. 1-2.	71 00	72 00
5/4 x 6" and wider.....	8 to 16 feet No. 1-2.	96 00	97 00
6/4 x 6" and wider.....	8 to 16 feet No. 1-2.	110 00	111 00
8/4 x 6" and wider.....	8 to 16 feet No. 1-2.	110 00	111 00
10/4 x 6 and 12/4 x 6" and wider.....	8 to 16 feet No. 1-2.	128 00	129 00
1 x 6" and wider.....	8 to 16 feet Nos. 1-2-3 in equal quantities.....	66 00	67 00
5/4 x 6" and wider.....	8 to 16 feet Nos. 1-2-3 in equal quantities.....	86 00	87 00
6/4 x 6" and wider.....	8 to 16 feet Nos. 1-2-3 in equal quantities.....	97 00	98 00
8/4 x 6" and wider.....	8 to 16 feet Nos. 1-2-3 in equal quantities.....	97 00	98 00

*No 1 AND 2 COMMON*

1 x 4" and wider.....	6 to 7 feet.....	52 00	53 00
1 x 4".....	8 to 16 feet.....	65 00	66 00
1 x 5".....	8 to 16 feet.....	63 00	64 00
1 x 6".....	8 to 16 feet.....	63 00	64 00
1 x 7".....	8 to 16 feet.....	63 00	64 00
1 x 8".....	8 to 16 feet.....	65 00	66 00
1 x 9".....	8 to 16 feet.....	67 00	68 00
1 x 10".....	8 to 16 feet.....	77 00	78 00
1 x 11".....	8 to 16 feet.....	83 00	84 00
1 x 12".....	8 to 16 feet.....	88 00	89 00
5/4, 6/4 and 8/4 x 4" and wider.....	6 to 7 feet.....	55 00	56 00
5/4, 6/4 and 8/4 x 4".....	8 to 16 feet.....	69 00	70 00
5/4, 6/4 and 8/4 x 5".....	8 to 16 feet.....	67 00	68 00
5/4, 6/4 and 8/4 x 6".....	8 to 16 feet.....	67 00	68 00
5/4, 6/4 and 8/4 x 7".....	8 to 16 feet.....	67 00	68 00



Size	Length	District A	District B
		\$	\$
<i>No. 1 and 2 COMMON—Con.</i>			
5/4, 6/4 and 8/4 x 8"	8 to 16 feet.....	69 00	70 00
5/4, 6/4 and 8/4 x 9"	8 to 16 feet.....	71 00	72 00
5/4, 6/4 and 8/4 x 10"	8 to 16 feet.....	82 00	83 00
5/4, 6/4 and 8/4 x 11"	8 to 16 feet.....	90 00	91 00
5/4, 6/4 and 8/4 x 12"	8 to 16 feet.....	95 00	96 00
3 x 4"	8 to 16 feet.....	71 00	72 00
3 x 6"	8 to 16 feet.....	71 00	72 00
3 x 8"	8 to 16 feet.....	73 00	74 00
3 x 10"	8 to 16 feet.....	86 00	87 00
3 x 12"	8 to 16 feet.....	97 00	98 00
4 x 4"	8 to 16 feet.....	73 00	74 00
4 x 6"	8 to 16 feet.....	73 00	74 00
4 x 8"	8 to 16 feet.....	73 00	74 00
4 x 10"	8 to 16 feet.....	86 00	87 00
4 x 12"	8 to 16 feet.....	97 00	98 00
5 x 5"	8 to 16 feet.....	86 00	87 00
6 x 6"	8 to 16 feet.....	88 00	89 00

*SELECTED No 3 COMMON*

1 x 4"	8 to 16 feet.....	56 00	57 00
1 x 5"	8 to 16 feet.....	56 00	57 00
1 x 6"	8 to 16 feet.....	59 00	60 00
1 x 8"	8 to 16 feet.....	59 00	60 00
1 x 9"	8 to 16 feet.....	59 00	60 00
1 x 10"	8 to 16 feet.....	61 00	62 00
1 x 11"	8 to 16 feet.....	65 00	66 00
1 x 12"	8 to 16 feet.....	65 00	66 00
5/4, 6/4 and 8/4 x 4"	8 to 16 feet.....	58 00	59 00
5/4, 6/4 and 8/4 x 5"	8 to 16 feet.....	58 00	59 00
5/4, 6/4 and 8/4 x 6"	8 to 16 feet.....	61 00	62 00
5/4, 6/4 and 8/4 x 8"	8 to 16 feet.....	61 00	62 00
5/4, 6/4 and 8/4 x 9"	8 to 16 feet.....	61 00	62 00
5/4, 6/4 and 8/4 x 10"	8 to 16 feet.....	63 00	64 00
5/4, 6/4 and 8/4 x 11"	8 to 16 feet.....	67 00	68 00
5/4, 6/4 and 8/4 x 12"	8 to 16 feet.....	67 00	68 00

*No. 3 COMMON*

1 x 4"	6 to 16 feet.....	51 00	52 00
1 x 5"	6 to 16 feet.....	51 00	52 00
1 x 6"	6 to 16 feet.....	54 00	55 00
1 x 7"	6 to 16 feet.....	54 00	55 00
1 x 8"	6 to 16 feet.....	54 00	55 00
1 x 9"	6 to 16 feet.....	54 00	55 00
1 x 10"	6 to 16 feet.....	56 00	57 00
1 x 11"	6 to 16 feet.....	59 00	60 00
1 x 12"	6 to 16 feet.....	59 00	60 00

For lengths of 10 to 16 feet ADD \$1.50 to the above prices.

*No. 3 COMMON*

5/4, 6/4 and 8/4 x 4"	6 to 16 feet.....	53 00	54 00
5/4, 6/4 and 8/4 x 5"	6 to 16 feet.....	53 00	54 00
5/4, 6/4 and 8/4 x 6"	6 to 16 feet.....	56 00	57 00
5/4, 6/4 and 8/4 x 7"	6 to 16 feet.....	56 00	57 00
5/4, 6/4 and 8/4 x 8"	6 to 16 feet.....	56 00	57 00
5/4, 6/4 and 8/4 x 9"	6 to 16 feet.....	56 00	57 00
5/4, 6/4 and 8/4 x 10"	6 to 16 feet.....	58 00	59 00
5/4, 6/4 and 8/4 x 11"	6 to 16 feet.....	61 00	62 00
5/4, 6/4 and 8/4 x 12"	6 to 16 feet.....	61 00	62 00

Size	Length	District A	District B
<i>No. 3 COMMON—Con.</i>		\$	\$
3 x 4".....	10 to 16 feet.....	56 00	57 00
3 x 5".....	10 to 16 feet.....	56 00	57 00
3 x 6".....	10 to 16 feet.....	58 00	59 00
3 x 7".....	10 to 16 feet.....	58 00	59 00
3 x 8".....	10 to 16 feet.....	58 00	59 00
3 x 9".....	10 to 16 feet.....	59 00	60 00
3 x 10".....	10 to 16 feet.....	60 00	61 00
3 x 11".....	10 to 16 feet.....	62 00	63 00
3 x 12".....	10 to 16 feet.....	62 00	63 00

*No. 4 COMMON*

1 x 4" to 9".....	6 to 16 feet.....	48 00	49 00
1 x 4".....	6 to 16 feet.....	47 00	48 00
1 x 5".....	6 to 16 feet.....	48 00	49 00
1 x 6".....	6 to 16 feet.....	49 00	50 00
1 x 7".....	6 to 16 feet.....	49 00	50 00
1 x 8".....	6 to 16 feet.....	51 00	52 00
1 x 9".....	6 to 16 feet.....	51 00	52 00
1 x 10".....	6 to 16 feet.....	52 00	53 00
1 x 11".....	6 to 16 feet.....	52 00	53 00
1 x 12".....	6 to 16 feet.....	54 00	55 00

For lengths of 10 to 16 feet ADD \$1.50 to the above prices.

5/4, 6/4, 8/4 and 12/4 x 4" to 9".....	6 to 16 feet.....	50 00	51 00
5/4, 6/4, 8/4 and 12/4 x 4".....	6 to 16 feet.....	49 00	50 00
5/4, 6/4, 8/4 and 12/4 x 5".....	6 to 16 feet.....	50 00	51 00
5/4, 6/4, 8/4 and 12/4 x 6".....	6 to 16 feet.....	51 00	52 00
5/4, 6/4, 8/4 and 12/4 x 7".....	6 to 16 feet.....	51 00	52 00
5/4, 6/4, 8/4 and 12/4 x 8".....	6 to 16 feet.....	53 00	54 00
5/4, 6/4, 8/4 and 12/4 x 9".....	6 to 16 feet.....	53 00	54 00
5/4, 6/4, 8/4 and 12/4 x 10".....	6 to 16 feet.....	54 00	55 00
5/4, 6/4, 8/4 and 12/4 x 11".....	6 to 16 feet.....	54 00	55 00
5/4, 6/4, 8/4 and 12/4 x 12".....	6 to 16 feet.....	56 00	57 00

*No. 5 COMMON*

1 x 4" to 9".....	6 to 16 feet.....	44 00	45 00
1 x 10 to 12".....	6 to 16 feet.....	48 00	49 00
5/4, 6/4, 8/4 and 12/4 x 4" to 9".....	6 to 16 feet.....	44 00	45 00
5/4, 6/4, 8/4 and 12/4 x 10" to 12".....	6 to 16 feet.....	48 00	49 00

*No. 6 COMMON*

1 x 4" to 9".....	6 to 16 feet.....	34 00	35 00
1 x 4" and wider.....	6 to 16 feet.....	35 00	36 00
1 x 10" and wider.....	6 to 16 feet.....	36 00	37 00
5/4 x 4" and wider.....	6 to 16 feet.....	32 00	33 00
6/4 x 4" and wider.....	6 to 16 feet.....	35 00	36 00
8/4 x 4" and wider.....	6 to 16 feet.....	38 00	39 00
3 x 4" and wider.....	6 to 16 feet.....	38 00	39 00

*LATH*

No. 1— $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	4 feet.....	10 00 per 1000 pcs.	10 25 per 1000 pcs.
No. 2— $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	4 feet.....	9 00 per 1000 pcs.	9 25 per 1000 pcs.
No. 3— $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	4 feet.....	8 00 per 1000 pcs.	8 25 per 1000 pcs.
Mill Run $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	32 inches.....	5 00 per 1000 pcs.	5 25 per 1000 pcs.

*TOBACCO LATH*

No. 1— $\frac{1}{2}$ " x $1\frac{1}{2}$ ".....	4 feet.....	14 00 per 1000 pcs.	14 50 per 1000 pcs.
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## PART II.

## RED OR NORWAY PINE (PINUS RESINOSA)

## CLEAR AND CLEAR FACE

Size	Length	District A	District B
		\$	\$
4/4 x 4 to 6".....	6 feet and longer...	68 00	69 00
4/4 x 7" and up.....	6 feet and longer...	78 00	79 00
5/4, 6/4, 8/4 x 4 to 6".....	6 feet and longer...	73 00	74 00
5/4, 6/4, 8/4 x 7" and up.....	6 feet and longer...	83 00	84 00

## MERCHANTABLE

1 x 4".....	Random Lengths...	48 00	49 00
1 x 5".....	Random Lengths...	48 00	49 00
1 x 6".....	Random Lengths...	49 00	50 00
1 x 8".....	Random Lengths...	50 00	51 00
1 x 10".....	Random Lengths...	52 00	53 00
1 x 12".....	Random Lengths...	56 00	57 00
2 x 4".....	Random Lengths...	50 00	51 00
2 x 5".....	Random Lengths...	48 00	49 00
2 x 6".....	Random Lengths...	51 00	52 00
2 x 7".....	Random Lengths...	52 00	53 00
2 x 8".....	Random Lengths...	52 00	53 00
2 x 9".....	Random Lengths...	54 00	55 00
2 x 10".....	Random Lengths...	54 00	55 00
2 x 11".....	Random Lengths...	58 00	59 00
2 x 12".....	Random Lengths...	58 00	59 00
3 x 4".....	Random Lengths...	51 00	52 00
3 x 6".....	Random Lengths...	52 00	53 00
3 x 7".....	Random Lengths...	54 00	55 00
3 x 8".....	Random Lengths...	54 00	55 00
3 x 9".....	Random Lengths...	58 00	59 00
3 x 10".....	Random Lengths...	58 00	59 00
3 x 11".....	Random Lengths...	60 00	61 00
3 x 12".....	Random Lengths...	60 00	61 00
4 x 4".....	Random Lengths...	53 00	54 00
4 x 6".....	Random Lengths...	54 00	55 00
4 x 7".....	Random Lengths...	56 00	57 00
4 x 8".....	Random Lengths...	56 00	57 00
4 x 9".....	Random Lengths...	60 00	61 00
4 x 10".....	Random Lengths...	60 00	61 00
4 x 11".....	Random Lengths...	62 00	63 00
4 x 12".....	Random Lengths...	62 00	63 00

## No. 1 AND 2 CULLS

1 x 4".....	Random Lengths...	39 00	40 00
1 x 5".....	Random Lengths...	39 00	40 00
1 x 6".....	Random Lengths...	41 00	42 00
1 x 8".....	Random Lengths...	42 00	43 00
1 x 10".....	Random Lengths...	43 00	44 00
1 x 12".....	Random Lengths...	43 00	44 00
2 x 4".....	Random Lengths...	41 00	42 00
2 x 5".....	Random Lengths...	41 00	42 00
2 x 6".....	Random Lengths...	41 00	42 00
2 x 8".....	Random Lengths...	42 00	43 00
2 x 10".....	Random Lengths...	43 00	44 00
2 x 12".....	Random Lengths...	43 00	44 00
3 x 4".....	Random Lengths...	41 00	42 00
3 x 6".....	Random Lengths...	42 00	43 00
3 x 8".....	Random Lengths...	44 00	45 00
3 x 10".....	Random Lengths...	45 00	46 00
3 x 12".....	Random Lengths...	45 00	46 00

Size	Length	District A	District B
		\$	\$
<i>No. 1 and 2 CULLS—Con.</i>			
4 x 4".....	Random Lengths...	41 00	42 00
4 x 6".....	Random Lengths...	42 00	43 00
4 x 8".....	Random Lengths...	44 00	45 00
4 x 10".....	Random Lengths...	45 00	46 00
4 x 12".....	Random Lengths...	45 00	46 00

**LATH**

Merchantable $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	4 feet.....	8 50 per 1000 pcs.	8 75 per 1000 pcs.
No 3 $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	4 feet.....	7 00 per 1000 pcs.	7 25 per 1000 pcs.
Mill Run $\frac{3}{8}$ " x $1\frac{1}{2}$ ".....	32 inches.....	4 00 per 1000 pcs.	4 25 per 1000 pcs.

**TOBACCO LATH**

Merchantable (Nos. 1 & 2 mixed)..... " $\frac{1}{2}$ " x $1\frac{1}{2}$ "	4 feet.....	13 00 per 1000 pcs.	13 50 per 1000 pcs.
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**SCHEDULE B**

TO ADMINISTRATOR'S ORDER No A-1169

**MAXIMUM PRICES FOR SERVICE CHARGES RENDERED TO  
WHITE PINE LUMBER OR NORWAY PINE LUMBER****MILLING CHARGES**

Dressing in one operation.....\$2.00 per M.F.B.M.  
For each additional dressing operation, ADD \$1.50 per M.F.B.M.

Standard casing and base, jambs, sill stock, pulley styles, log-siding  
and other patterns requiring sticker machinery but excluding  
mouldings..... 7.50 per M.F.B.M.

Resawing or Ripping, where such is the only operation—1 cut..... 2.00 per M.F.B.M.  
For each additional cut, ADD \$1.25 per M.F.B.M.

For Resawing or Ripping in conjunction with other milling  
operations..... 1.50 per M.F.B.M.

Cross-cutting—1 cut..... 2.00 per M.F.B.M.  
For each additional cut ADD \$1.25 per cut.

Bundling..... 1.50 per M.F.B.M.

**OTHER SERVICE CHARGES**

Stencilling..... .50 per M.F.B.M.  
Hammering..... .50 per M.F.B.M.

**Sorting or Laying Out.**

When any order given by a buyer for a specific average of thick-  
nesses, widths or lengths or a specified percentage of grades entails  
the sorting or laying out of lumber in addition to the amount of  
lumber ordered, an extra charge for the sorting and laying out  
of such additional lumber may be made as follows:

- (1) If such additional lumber is shipped concurrently with the  
lumber ordered..... 1.50 per M.F.B.M
- (2) If such additional lumber is repiled before shipment..... 2.00 per M.F.B.M.



NOTE:—The charges customarily in effect during the Basic Period (September 15 to October 11, 1941) for the "loading of mixed cars" may continue to be made by the seller and paid for by the purchaser in addition to the prices set out in the Schedules to this Order.

### SCHEDULE C

TO ADMINISTRATOR'S ORDER NO. A-1169.

#### MAXIMUM PRICES FOR SERVICE CHARGES RENDERED TO WHITE PINE LUMBER OR NORWAY PINE LUMBER ON F.O.B. MILL SALES BY MANUFACTURER

##### MILLING CHARGES

Sizes	T & G D1S to D4S	T & G Beaded V1S or V2S or Siding	D1S to D4S and resawn 1 cut	Resawn 1 cut and Dressed and Matched or D1S to D4S
	\$	\$	\$	\$
1 x 4" and Up.....	3 25	3 75	4 75	6 75 per M.F.B.M.
1 x 4", 5" and 6".....	3 25	3 75	4 75	6 75 " "
1 x 7" and Up.....	3 00	3 25	4 50	6 50 " "
5/4 x 4" and Up.....	3 25	3 75	4 75	6 75 " "
5/4 x 4", 5" and 6".....	3 25	3 75	4 75	6 75 " "
5/4 x 7" and Up.....	3 00	3 25	4 50	6 50 " "
6/4 and 8/4 x 4" and Up.....	3 00	.....	4 50	5 50 " "
6/4 and 8/4 x 4", 5" and 6".....	3 00	.....	4 50	5 50 " "
6/4 and 8/4 x 7" and Up.....	2 50	.....	4 00	4 75 " "

Standard casing and base, jambs, sill stock, pulley styles, log-siding and other patterns requiring sticker machinery but excluding mouldings.....\$7.50 per M.F.B.M.

For a carload consisting of one size of lumber only, the above prices shall be decreased by..... .50c per M.F.B.M.

Resawing, ripping and trimming, where such is the only operation—1 cut..... 2.00 per M.F.B.M.

For each additional cut, add 1.25 per M.F.B.M

##### OTHER SERVICE CHARGES

For matching short stock 6' to 9'.....\$1.25 per M.F.B.M

Sorting for widths or transferring..... 1.50 per M.F.B.M.

Measuring and Grading..... 1.50 per M.F.B.M.

Bundling..... 1.50 per M.F.B.M.

Stencilling..... .50 per M.F.B.M.

Hammering..... .50 per M.F.B.M.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1181

**Maximum Retailers' Prices for Lumber and Millwork in North Western Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

**Interpretation**

1. For the purposes of this Order,
  - (a) "lumber" means lumber, shingles and lath;
  - (b) "North Western Ontario" means all that part of the Province of Ontario lying west of the ninetieth (90th) degree of west longitude;
  - (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

**Maximum Retailers' Prices Fixed for North Western Ontario**

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within North Western Ontario shall be the price shown for such lumber or millwork in the said Schedules;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any millwork other than the millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within North Western Ontario shall be the laid-down cost of such millwork to the retailer plus a markup of forty per centum (40%) of such cost.

**Special Sizes and Grades of Lumber**

3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

**Invoices to Show Particulars of Lumber or Millwork Sold**

4. Every person selling lumber or millwork at retail from any point of shipment within North Western Ontario shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

**Effective Date**

5. This Order shall be effective on and after the 24th day of April, 1944.

Dated at Ottawa this 21st day of April, 1944.

A. H. WILLIAMSON,  
Timber Administrator.

APPROVED:

D. GORDON,  
Chairman, Wartime Prices and Trade Board.

NOTE: Ninetieth degree of west longitude runs north and south through the Province of Ontario about twenty-five miles west of Fort William.

## SCHEDULE A

## TO ADMINISTRATOR'S ORDER No. A-1181

## Maximum Retail Prices for Lumber in North-Western Ontario

NOTES: (1) Except where otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

(2) All lumber hereinafter referred to is surfaced to standard sizes except where otherwise specified.

## LUMBER

## SOFTWOODS

## COAST FIR, HEMLOCK AND CEDAR

## No. 1 Common Dimension

	LENGTHS				
	8 to 14'	16'	18 and 20'	22 and 24'	26 to 32'
2 x 3", 2 x 4", 2 x 6" and 2 x 8".....	\$57.00	\$60.00	\$62.00	\$66.00	\$76.00
2 x 10".....	60.00	63.00	67.00	69.00	76.00
2 x 12".....	62.00	65.00	68.00	71.00	76.00

2x2" Random Lengths..... \$64.00

For Mountain Fir, Larch, Hemlock or Cedar, No. 1 Common Dimension ADD \$5.00 to the above prices.

For Northern Spruce No. 1-Common Dimension ADD \$6.00 to the above prices.

For Select Northern Spruce ADD \$16.00 to the above prices.

For Tongued and Grooved No. 1 Common ADD \$5.00 to the above prices.

For No. 2 Common DEDUCT \$3.00 from the above prices.

For No. 1 Norway Pine ADD \$10.00 to the above prices.

## COAST OR MOUNTAIN FIR, LARCH, HEMLOCK AND CEDAR

## No. 1 Common Plank and Timbers

	LENGTHS		
	8 to 20'	22 and 24'	26 to 32'
3 x 6" to 3 x 8".....	\$67.00	\$70.00	\$75.00
3 x 10".....	67.00	70.00	75.00
3 x 12".....	67.00	70.00	75.00
4 x 4" and 4 x 6".....	67.00	70.00	75.00
6 x 6" and 6 x 8".....	69.00	72.00	77.00

	Lengths 32' and less
8 x 8", 8 x 10", 10 x 10", 10 x 12", and 12 x 12".....	\$75.00
4 x 8", 4 x 10", 4 x 12", 6 x 10", 6 x 12" and 8 x 12".....	85.00
2 x 14" to 14 x 14".....	85.00
6 x 16" to 16 x 16".....	88.00
6 x 18" to 18 x 18".....	88.00

For lengths over 32 feet to 36 feet ADD \$5.00 to the above prices for No. 1 Common Plank and Timbers of 32' in length.

For lengths over 36 feet to 40 feet ADD \$10.00 to the above prices for No. 1 Common Plank and Timbers of 32' in length.

For No. 2 Common DEDUCT \$3.00 from the above prices.

**SPRUCE, FIR AND HEMLOCK**

*Strapping*

1 x 2" ..... \$1.25 per 100 lineal feet

*Well Curbing*

1½" or 2" Bevelled..... \$73.00

*Boards and Shiplap*

1 x 4" to 1 x 10" No. 1 Coast Fir, Hemlock or Cedar..... \$58.00

1 x 12" No. 1 " " " ..... 60.00

1 x 4" to 1 x 10" No. 2 Coast Fir, Hemlock or Cedar..... 55.00

1 x 12" No. 2 " " " ..... 57.00

For Mountain Fir and Larch Boards and Shiplap ADD \$4.00 to the above prices.

1 x 4" No. 1 Northern Spruce (No. 3 Mill Grade)..... \$63.00

1 x 5" and 1 x 6" No. 1 " " " ..... 65.00

1 x 8" and 1 x 10" No. 1 " " " ..... 66.00

1 x 12" No. 1 " " " ..... 68.00

3/8" in thickness, any width..... 39.00 per  
M.F.S.M.

1 x 4" No. 2 Northern Spruce (No. 4 Mill Grade)..... \$60.00

1 x 5" and 1 x 6" No. 2 " " " ..... 62.00

1 x 8" and 1 x 10" No. 2 " " " ..... 63.00

1 x 12" No. 2 " " " ..... 65.00

1 x 4" No. 3 Northern Spruce (No. 5 Mill Grade)..... 57.00

1 x 6" No. 3 " " " ..... 59.00

1 x 8" and 1 x 10" No. 3 " " " ..... 60.00

1 x 12" No. 3 " " " ..... 62.00

For Select Northern Spruce Shiplap (No. 2 Mill Grade) ADD \$15.00 to the price of

No. 1 Northern Spruce Shiplap (No. 3 Mill Grade).

1 x 4", 6" and 8" No. 1 Norway Pine ..... \$97.00

1 x 10" No. 1 " " ..... 106.00

1 x 12" No. 1 " " ..... 131.00

1 x 4" and 1 x 5" No. 2 " " ..... 86.00

1 x 6" No. 2 " " ..... 81.00

1 x 8" No. 2 " " ..... 86.00

1 x 10" No. 2 " " ..... 91.00

1 x 12" No. 2 " " ..... 101.00

1 x 4" No. 3 " " ..... 66.00

1 x 6" No. 3 " " ..... 71.00

1 x 8" No. 3 " " ..... 76.00

1 x 10" No. 3 " " ..... 76.00

1 x 12" No. 3 " " ..... 81.00

1 x 4" to 1 x 12" No. 4 " " ..... 69.00

1 x 4" to 1 x 12" No. 5 " " ..... 61.00

1 x 4" to 1 x 12" No. 6 " " ..... 43.00

11/16 x 6" to 12" No. 5 Norway Pine..... 53.00 per  
M.F.S.M.

For widths over 12" ADD \$2.00 to the above prices for 12" widths.

For specified lengths ordered by the buyer ADD \$2.00 to the above prices.

For Boards and Shiplap of less than standard thickness of the species and grades set out above, DEDUCT from the above mentioned prices for the following thicknesses:

1/2" full—\$5.00; 5/8" full—\$4.00; and 11/16" full—\$3.00.

For No. 1, No. 2 and No. 3 White Pine ADD \$4.00 to the above prices for Norway Pine of the same grades.

For any of the above items of Dimension, Plank and Timbers, and Boards in the rough ADD \$5.00 to the above prices.



## SHELVING

1 x 4", 6" and 8"	D Select Northern Spruce.....	\$100.00
1 x 5" and 1 x 10"	D " " .....	112.00
1 x 12"	D " " .....	125.00
1 x 4", 6" and 8"	Select Northern Spruce (No. 2 Common Mill Grade)	78.00
1 x 5" and 1 x 10"	" " " " .....	81.00
1 x 12"	" " " " .....	95.00

## FINISH

1½ to 2" in thickness up to and including 12" in width C Select White Pine.....	\$190.00
1½ to 2" in thickness up to and including 12" in width D Select White Pine.....	155.00
No. 1 Shop 8/4 Pine.....	135.00
No. 1 Shop 5/4 and 6/4 " .....	115.00
No. 2 Shop 8/4 " .....	100.00
No. 2 Shop 5/4 and 6/4 " .....	90.00
No. 3 Shop 8/4 " .....	75.00
No. 3 Shop 5/4 and 6/4 " .....	60.00
Shop Common 1 inch " .....	70.00

For Finish having a width of more than 12" ADD \$4.00 to the above prices for each inch in excess of 12".

For Rough ADD \$5.00 to the above prices.

1 x 4", 6" and 8" C Select Pine.....	\$130.00
1 x 10" C " " .....	140.00
1 x 12" C " " .....	170.00
1 x 4", 6" and 8" D Select Pine.....	105.00
1 x 10" D " " .....	110.00
1 x 12" D " " " .....	145.00
1 x 4", 6" and 8" Clear Cedar—No. 2 and Better.....	140.00
1 x 10" " " No. 2 " .....	145.00
1 x 12" " " No. 2 " .....	155.00
1½ to 2" in thickness up to and including 12" in width Clear Cedar....	170.00
1 x 4", 6" and 8" Clear Sitka Spruce.....	125.00
1 x 10" " " .....	126.00
1 x 12" " " " .....	140.00
1½ to 2" in thickness up to and including 12" in width Clear Sitka Spruce	145.00
3" to 6" in thickness up to and including 12" in width rough Clear Sitka Spruce.....	175.00
1 x 4", 6" and 8" C Grade Fir.....	85.00
1 x 10" C " " .....	90.00
1 x 12" C " " .....	105.00
1½ to 2" in thickness up to and including 12" in width Clear B and Better Fir or Hemlock.....	120.00
1½ to 2" in thickness up to and including 12" in width Clear C Fir or Hemlock.....	110.00
3" to 6" in thickness up to and including 12" in width, rough Clear C and Better Fir or Hemlock.....	135.00

## FIR AND HEMLOCK

## Stepping

1½ x 10", 1½ x 10" B and Better Edge Grain.....	\$147.00
1½ x 12", 1½ x 12" B and Better Edge Grain.....	163.00

## Base and Casing

½ x 2½" Miracle Casing.....	\$ 3.75	per 100 lineal feet
¾ x 3½" Spanish Casing.....	5.15	" "
¾ x 4½" B.N. Casing.....	6.45	" "
¾ x 5½" B.N. Miracle or Spanish Base.....	7.50	" "
¾ x 7½" B.N. Miracle or Spanish Base.....	10.05	" "
¾ x 9½" B.N. Miracle or Spanish Base.....	12.35	" "

## FINISH—Con.

## Window and Door Jamb

$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Window Jamb, plowed.....	\$ 6.20	per 100 lineal feet
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " " ".....	8.15	" "
1 x 5 $\frac{1}{2}$ " Door Jamb, rabbeted.....	9.10	" "
1 x 7 $\frac{1}{4}$ " " ".....	12.00	" "
1 x 5 $\frac{1}{2}$ " " ".....	12.00	" "
1 x 7 $\frac{1}{4}$ " " ".....	16.00	" "
$\frac{3}{4}$ x 4 $\frac{1}{2}$ " " ".....	6.20	" "
1 x 7 $\frac{1}{2}$ " Window Sill.....	16.00	" "
1 x 9 $\frac{1}{2}$ " Door Sill.....	20.00	" "

## FLOORING

1 x 3" and 1 x 4" B and Better, Edge Grain Fir or Hemlock.....	\$ 95.00
1 x 6" B and Better Edge Grain.....	111.00
1 x 3" and 1 x 4" C, Edge Grain.....	87.00
1 x 3" and 1 x 4" D, Edge Grain.....	73.00
1 x 3" and 1 x 4" B and Better, Flat Grain..	77.00
1 x 6" B and Better, Flat Grain.....	83.00
1 x 3" and 1 x 4" C, Flat Grain.....	74.00
1 x 6" C, Flat Grain.....	80.00
1 x 3" and 1 x 4" D, Flat Grain.....	63.00
1 x 6" D, Flat Grain.....	70.00
2 x 6", No. 1 Common.....	69.00

For 1 $\frac{1}{4}$ " Edge Grain Fir or Hemlock ADD \$15.00 to the above prices for Fir or Hemlock of the same grade and width.

1 x 4", Select (No. 2 Mill Grade) Northern Spruce.....	\$78.00
1 x 6", Select (No. 2 Mill Grade) " ".....	78.00
1 x 4", No. 1 (No. 3 Mill Grade) " ".....	65.00
1 x 6", No. 1 (No. 3 Mill Grade) " ".....	67.00
1 x 4", No. 2 (No. 4 Mill Grade) " ".....	65.00
1 x 6", No. 2 (No. 4 Mill Grade) " ".....	63.00
2 x 6", No. 1 Common.....	64.00

For Northern Spruce Flooring of less than standard thickness of the grades set out above DEDUCT from the above prices for the following thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{3}{8}$ " full—\$4.00; and 11/16" full—\$3.00.

1 x 4", No. 2 Common Norway Pine.....	\$90.00
1 x 4", No. 3 Common Norway Pine.....	70.00
1 x 6", No. 4 Common Norway Pine.....	65.00
1 x 4", No. 4 Common Norway Pine.....	62.00
1 $\frac{1}{4}$ " Veranda Norway Pine.....	97.00

## CEILING

1 x 3" and 1 x 4", B and Better Fir or Hemlock.....	\$74.00
1 x 3" and 1 x 4", C " ".....	71.00
1 x 3" and 1 x 4", D " ".....	62.00
$\frac{5}{8}$ x 4' or 3", B and Better " ".....	62.00 per M.F.S.M.
$\frac{5}{8}$ x 4" or 3", C " ".....	60.00 per M.F.S.M.
1 x 4", No. 2 Select (No. 2 Mill Grade) Northern Spruce.....	78.00
1 x 6", No. 2 Select (No. 2 Mill Grade) " ".....	78.00
1 x 4", No. 1 (No. 3 Mill Grade) " ".....	65.00
1 x 6", No. 1 (No. 3 Mill Grade) " ".....	67.00

For Northern Spruce Ceiling of less than standard thickness of the grades set out above DEDUCT from the above prices for the following thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{3}{8}$ " full—\$4.00; and 11/16" full—\$3.00.

$\frac{3}{8}$ x 3", No. 3 Clear and Better Cedar.....	\$ 45.00 per M.F.S.M.
1 x 4", No. 3 Clear and Better Cedar.....	73.00
$\frac{3}{8}$ x 2 $\frac{1}{2}$ ", Tennessee Cedar.....	142.00 per M.F.S.M.
1 x 4", No. 2 Common Norway Pine.....	90.00
1 x 6", No. 2 Common Norway Pine.....	94.00
1 x 4", No. 3 Common Norway Pine.....	70.00

## SIDING

1 x 6", B and Better Coast Fir or Hemlock.....	\$80.00
1 x 6", C " " .....	78.00
1 x 6", D " " .....	70.00
1 x 6", No. 1 Common " " .....	58.00
1 x 4", B and Better " " .....	76.00
1 x 4", C " " .....	73.00
1 x 4", D " " .....	64.00
1 x 4", No. 1 Common " " .....	56.00
1 x 6", Select (No. 2 Mill Grade) Northern Spruce.....	78.00
1 x 6", No. 1 (No. 3 Mill Grade) " " .....	67.00
1 x 6", No. 2 (No. 4 Mill Grade) " " .....	65.00
1 x 4", Select (No. 2 Mill Grade) " " .....	78.00
1 x 4", No. 1 (No. 3 Mill Grade) " " .....	65.00
1 x 4", No. 2 (No. 4 Mill Grade) " " .....	63.00

For Northern Spruce Siding of less than standard thicknesses of the grades set out above DEDUCT from the above prices for the following thicknesses:

$\frac{1}{2}$ " full—\$5.00;  $\frac{5}{8}$ " full—\$4.00; and 11/16" full—\$3.00.

1 x 6", No. 2 White Pine.....	\$96.00
1 x 6", No. 2 Norway Pine.....	94.00

*Cedar Bevel Siding*

$\frac{1}{2}$ x 6", Clear 8 to 18' in length.....	\$66.00	per	M.F.S.M.
$\frac{1}{2}$ x 6", A Grade 8 to 18' in length.....	62.00	"	"
$\frac{1}{2}$ x 6", B Grade 8 to 18' in length.....	56.00	"	"
$\frac{1}{2}$ x 6", Clear 3 to 7' in length.....	50.00	"	"
$\frac{1}{2}$ x 4", Clear 8 to 18' in length.....	53.00	"	"
$\frac{1}{2}$ x 4", A Grade 8 to 18' in length.....	49.00	"	"
$\frac{1}{2}$ x 4", B Grade 8 to 18' in length.....	44.00	"	"
$\frac{1}{2}$ x 4", Clear 3 to 7' in length.....	37.00	"	"

*Cedar Bungalow Siding*

	GRADES		
	Clear	A	B
12" x 8 to 18' in length.....	\$122.00		
10" x 8 to 18' in length.....	112.00	\$110.00	\$100.00
8" x 8 to 18' in length.....	105.00	102.00	85.00

For 3 to 7' lengths DEDUCT \$35.00 from the above prices.

*Drop or Novelty Siding*

1 x 6", No. 1 Common Cedar.....	\$58.00	per	M.F.S.M.
1 x 4", Clear Cedar, No.3 and Better 8 to 18' in length...	73.00	"	"
1 x 4", Clear Cedar, No. 3 and Better 3 to 7' in length...	57.00	"	"

*California Rustic Siding*

$\frac{1}{2}$ x 4", A Grade Cedar, 8 to 18' in length.....	\$49.00	per	M.F.S.M.
$\frac{1}{2}$ x 4", B Grade Cedar, 8 to 18', in length.....	45.00	"	"
$\frac{1}{2}$ x 4", A Grade Cedar, 3 to 7' in length.....	37.00	"	"
$\frac{1}{2}$ x 4", B Grade Cedar, 3 to 7' in length.....	35.00	"	"

For specified lengths of SHELVEING, FINISH, STEPPING, BASE and CASING, WINDOW and DOOR JAMB, FLOORING, CEILING and SIDING ordered by the buyer, ADD \$5.00 to the above prices.

## VENEERS

*Fir Veneer Panels and Plywood*

	3/16" thick G2S	3/8" thick G2S
No. 1, 3 Ply 24" and less.....	8c. per square foot	12c. per square foot
No. 1, 3 Ply over 24" to 30".....	9c. per square foot	13c. per square foot
No. 1, 3 Ply over 30" to 36".....	9c. per square foot	13c. per square foot
No. 1, 3 Ply over 36" to 48".....	11c. per square foot	15c. per square foot

*Fir Veneer Panels— $\frac{3}{4}$ " thick G2S*

No. 1, 5 Ply 36" in width, 6', 7', and 8' in length.....	22c. per square foot
No. 1, 5 Ply 48" in width, 6', 7' and 8' in length.....	22c. per square foot

*Fir Wall Panelling— $\frac{1}{4}$ " thick G1S*

36" in width, 5', 6, 7' and 8' in length.....	\$63.00 per thousand square feet
48" in width, 5', 6', 7' and 8' in length.....	63.00 per thousand square feet

*Plywood Sheathing—5/16" thick, rough*

32" and 48" in width, 5', 6', 7' and 8' in length..	\$56.00 per thousand square feet
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## MOULDINGS

For Fir and Hemlock Mouldings, the prices set forth in the No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943, increased by 25%. A copy of the said Catalogue is on file with the Timber Administrator.

For Cedar Mouldings, the prices set forth in the No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943 increased by 44%. A copy of the said Catalogue is on file with the Timber Administrator.

For specified lengths ordered by the buyer ADD 10% to these prices.

## CEDAR SHINGLES

No. 1 XXX.....	\$8.85 per thousand in bundles of 4
No. 2 XXX.....	7.85 " " " 4
No. 1 XXXXX.....	9.85 " " " 5
No. 1 XXXXX.....	1.97 per bundle
No. 2 XXXXX.....	7.80 per thousand in bundles of 5
No. 2 XXXXX.....	1.56 per bundle
No. 3 XXXXX.....	7.05 per thousand in bundles of 5
No. 3 XXXXX.....	1.41 per bundle
Substandards Wartime Specials (all thicknesses and lengths)	
4" Clear Butts.....	5.60 per thousand
Sound Butts.....	4.20 " "

## LATH

4' No. 1 White Pine.....	\$13.50 per 1,000 pieces
4' No. 2 White Pine.....	12.50 per 1,000 pieces
4' No. 1 Mixed Pine.....	12.50 per 1,000 pieces
4' No. 2 Mixed Pine.....	10.50 per 1,000 pieces
4' No. 1 Spruce.....	13.50 per 1,000 pieces
4' No. 2 Spruce.....	11.50 per 1,000 pieces



## HARDWOODS

## Flooring

	Maple	Oak
13/16" 1st Grade.....	\$145.00	\$245.00
13/16" 2nd Grade.....	130.00	215.00
13/16" 3rd Grade.....	100.00	175.00
1/2" 1st Grade.....	120.00	170.00
1/2" 2nd Grade.....	110.00	167.00
1/2" 3rd Grade.....	97.00	135.00
3/8" 1st Grade.....	108.00	160.00
3/8" 2nd Grade.....	102.00	135.00
3/8" 3rd Grade.....	90.00	100.00
13/16" Shorts.....	79.00	120.00
1/2" Shorts.....	74.00	95.00
3/8" Shorts.....	69.00	80.00

NOTE.—In the case of Oak Flooring the prices are f.o.b. Winnipeg, Port Arthur or Fort William

## SCHEDULE B

## TO ADMINISTRATOR'S ORDER No. A-1181

## MAXIMUM RETAIL PRICES FOR MILLWORK IN NORTH-WESTERN ONTARIO

## MILLWORK

## Frames

	5½" Jamb	7½" Jamb
	Each	Each
Window and Sash Frames up to and including 24 x 24".....	\$3.75	\$4.75
Window and Sash Frames over 24 x 24" to 30 x 30".....	4.50	5.50
Oriel Frames.....	4.50	5.25
Outside Door Frames.....	5.50	6.75
Inside Door Frames.....	2.65	.....
Coal Chutes.....	3.00	.....
Basement Frames.....	3.00	.....
Extra for Hardwood Sill.....	2.00	.....

For Built-up Frame ADD 75c to the above prices.

## Sash, Doors and Screens

The prices set forth in the Universal Doors and Sash, 1942, Retail Price List, a copy of which is on file with the Timber Administrator.

## WARTIME PRICES AND TRADE BOARD

## ADMINISTRATOR'S ORDER No. A-1194

## Maximum Prices for Canned Atlantic Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, IT IS HEREBY ORDERED on behalf of the Board as follows:

## Application of the Order

1. This Order fixes maximum prices on sales by all sellers of the canned fish and shell fish listed in the Schedule hereto, processed from fish and shell fish caught in the Atlantic Ocean or in any river flowing into that Ocean and packed for sale in hermetically sealed containers.

2. This Order comes into effect on May 15, 1944, and revokes Administrator's Orders Nos. A-380, A-839, A-867 and A-1014 (as amended by Administrator's Orders Nos. A-1052 and A-1118). It also revokes Administrator's Order No. A-564 to the extent that such Order applies to any canned Atlantic Fish product.

### **Prices Fixed Are Maximum Prices and Include All Charges**

3. All prices fixed by this Order are maximum prices and must not be exceeded. They include all charges and no charge may be made for a container, package, label, wrapper, key or for lithographing or lacquering the containers, so that the sum of the price and the charge for the container, package, label, wrapper, key, lithographing or lacquering exceeds the maximum price.

### **Meaning of Certain Words or Expressions**

4. For the purposes of this Order,

- (a) "assembler" means a person designated and recorded as an assembler by the Administrator of Fish and Fish Products who does not process and pack canned fish in hermetically sealed containers but purchases or otherwise acquires such processed and packed fish from a packer;
- (b) "canned fish" as used in this Order means only the canned fish and shell fish to which this Order applies which are listed in the Schedule hereto;
- (c) "canned finnan haddies" as used in the Schedule to this Order means canned smoked haddock, cod, cusk, hake, pollock or any canned combination of those smoked fish;
- (d) "canned lobster—fancy grade—government inspected", "canned chicken haddies—fancy grade—government inspected" and "canned mackerel fillets—fancy grade—government inspected" as used in the Schedule to this Order mean respectively, canned lobster, canned chicken haddies and canned mackerel fillets graded in accordance with the standards of quality set forth in the regulations under the Meat and Canned Foods Act;
- (e) "canned chicken haddies" as used in the Schedule to this Order means canned haddock, cod, hake, cusk or any canned combination of those fish;
- (f) "packer" means a person who processes and packs fish in hermetically sealed containers for sale;
- (g) "sardines" as used in the Schedule to this Order means small herrings which are known to the trade as sardines;
- (h) "sell at wholesale" means to sell otherwise than at retail;
- (i) "sell" as used in this Order also covers an offer to sell;
- (j) "wholesale distributor" means any person other than a packer or an assembler who sells canned fish at wholesale.

### **Sales by Packers to Assemblers**

5. (1) The maximum price at which a packer may sell to an assembler any canned fish listed in the Schedule hereto, shall according to the type of packing, the size and style of the container and the number of containers to a case, and the net weight of the contents, be the price listed in the said Schedule for the same; and

- (i) such price shall be the price of the canned fish delivered to the assembler's place of business or plant exclusive of sales tax; and
- (ii) such canned fish need not be labelled but no additional charge shall be made for processing, containers, packing or packing case except as otherwise stated in parts "C" and "D" of the Schedule hereto.

(2) This Section fixes maximum prices only and shall not prevent an assembler who supplies a packer with containers, packing cases or any other processing equipment or fishing gear or who finances the production of any packer from paying such packer a lower price for his canned fish.

### **Sales by Packers and Assemblers to Wholesalers and Retailers**

6. (1) Except as otherwise provided by subsection (2) of this Section, the maximum price at which a packer or an assembler may sell other than at retail, any canned fish listed in the Schedule hereto shall according to the type of packing, the size and style of the container and the number of containers to the case, and the net weight of contents, be the price listed in the Schedule for the same, and such price shall be f.o.b. rail shipping point except where the canned fish is packed in the Province of Quebec and is shipped direct to wholesale distributors or retailers by boat when it shall be f.o.b. boat shipping point and such price shall be exclusive of sales tax.

(2) An assembler who customarily sold canned fish to retailers during the basic period from September 15 to October 11, 1941, both inclusive, at prices higher than the prices at which he sold those products to wholesale distributors during that period, may increase the maximum prices fixed by subsection (1) of this Section and listed in the Schedule hereto, on sales by him of canned fish to such retailers, by an amount equal to the difference between his selling price to wholesale distributors and his selling price to such retailers during the said period, but in no event shall such amount be more than 10 per cent of the maximum price fixed by subsection (1) of this Section and listed in the Schedule hereto for sales of that canned fish product.

### **Sales by Packers to a Consumer**

7. The maximum price at which a packer may sell any canned fish at retail shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by subsection (1) of Section 6 and listed in the Schedule hereto at which he may sell such canned fish other than at retail; and
- (b) a markup not exceeding an amount equal to 25 per cent of the maximum price referred to in clause (a) of this Section for that kind and variety of canned fish.

### **Sales by Packers or Assemblers of Listed Canned Fish Packed in an Unlisted Style or Size of Container and of Unlisted Canned Fish**

8. No packer or assembler shall sell any canned fish listed in the Schedule hereto packed in a size or style of container not listed in the Schedule, or any canned fish or type of pack of canned fish not listed in the Schedule hereto unless he makes an application for and has a maximum price fixed for such canned fish under the provisions of Order No. 214 of the Board and, for the purposes of that Order, such canned fish shall be deemed to be dissimilar goods.

### **Sales by Wholesale Distributors**

9. (1) The maximum price at which a wholesale distributor may sell at wholesale any canned fish shall be the sum of the following f.o.b. his place of business:

- (a) the actual price paid by him for that canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) the actual transportation charges, at the common carrier freight rate to the city, town or village in which he has his place of business, and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of selling price) not exceeding the lawful markup (percentage of selling price) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.

(2) If a sale of canned fish by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.



### **Combined Markups of Wholesale Distributors**

10. Where sales of canned fish are made by and between wholesale distributors the total amount of the markup of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

11. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned fish, an invoice stating the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned fish, and the amount of the markup which is available for the buyer.

### **Sales at Retail by Persons Other Than Packers**

12. The maximum price at which a person other than a packer may sell at retail any canned fish shall be the sum of the following:

- (a) the actual price paid by him for the canned fish but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges at the common carrier freight rate except where his supplier is required to deliver free to him and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of selling price) not exceeding the lawful markup (percentage of selling price) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned fish but not in any event exceeding,
  - (i) 22 per cent of his selling price if he bought the canned fish from a wholesale distributor or from an assembler under the provisions of subsection (2) of Section 6; or
  - (ii) 26 per cent of his selling price if he bought the canned fish direct from a packer or from an assembler under the provisions of subsection (1) of Section 6.

### **Additional Payments or Consideration to be Part of the Price**

13. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned fish or received by the seller from any person in connection with the sale of any canned fish shall constitute part of the price for such products.

### **Stocks on Hand at the Effective Date**

14. During the period May 15 to July 15, 1944, in the case of wholesale distributors and during the period May 15 to August 15, 1944, in the case of retailers, the maximum prices fixed by this Order shall not apply to sales of any stocks of canned chicken haddies, canned finnan haddies or canned shellfish which have been purchased by any wholesale distributor or retailer at lawful prices in excess of the maximum prices fixed by this Order and which have been invoiced and delivered to such wholesale distributor or retailer prior to May 15, 1944, or which are in transit to such wholesale distributor or retailer on that date. During such periods the maximum prices for sales by any wholesale distributor or retailer of such stocks of canned chicken haddies, canned finnan haddies or canned shell fish shall be the lawful maximum prices in effect on May 13, 1944, being the last business day immediately prior to the effective date of this Order.

### **Maximum Prices Fixed Also Apply to Imported Fish or Fish Products**

15. The maximum prices fixed by this Order shall also apply to sales of any imported canned fish.

### **Records and Invoices**

16. (1) On every sale of canned fish other than on a sale at retail every seller shall at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the variety, kind and quality of fish, the type of pack, the number of cans per case and the size and style of the cans, and the price per case charged for the canned fish.



(2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

17. Every assembler, wholesale distributor and every retailer shall immediately upon receipt by him of any canned fish purchased by him, prepare and shall thereafter keep a written record showing separately for each assembling, wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the variety, kind and quality of canned fish, the type of pack, the number and size, and style of the cans, the actual price per case paid for the canned fish also transportation charges paid.

18. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

19. Every person who sells at retail any canned fish shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of canned fish and the size and style of its container and the price to the customer.

#### Offences

20. It is an offence for any person to contravene or fail to observe any of the provisions of the Order and the offender is liable to prosecution under the Wartime Prices and Trade Regulations.

Dated at Ottawa this 28th day of April, 1944.

A. N. McLEAN,  
*Administrator of Fish and Fish Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This order fixes maximum prices and markups on sales of canned Atlantic fish products and is part of this price control program.**

These maximum prices and markups have been fixed for top quality canned fish and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

## **STATEMENT OF POLICY ON EQUITABLE DISTRIBUTION ACCOMPANYING ADMINISTRATOR'S ORDER No. A-1194**

The Board's general Statement of Policy on the Equitable Distribution of Goods in Short Supply dated October 6, 1942, applies to the canned fish covered by this Order.

Under the above mentioned Statement of Policy every packer, assembler or wholesale distributor must allocate his available supply of canned fish among his customers to whom he sold such canned fish in the year 1941, at prices not to exceed the maximum prices fixed by this Order for sales by him to the particular class of customer.

Accordingly, packers, assemblers or wholesale distributors must supply the requirements of their customers of record in 1941 before taking on new customers unless they have received a specific directive from the Administrator of Fish and Fish Products to the contrary.

### **SCHEDULE**

#### **To Administrator's Order No. A-1194**

#### **Maximum Prices on Sales by Packers and Assemblers of the Canned Fish Listed Hereunder to the Class of Buyer Specified**

All packer prices on sales to assemblers, are prices for the canned fish delivered to the assembler's place of business or plant. All packer's and assembler's prices, on sales other than at retail, are f.o.b. rail shipping point or where the canned fish is packed in the Province of Quebec and shipped direct to a wholesale distributor or retailer by boat f.o.b. boat shipping point.

All maximum prices listed in this Schedule are for sales of a specified number of containers of the Canned Fish listed. When any other quantity of containers of any Canned Fish Product is sold, the maximum price for such quantity of such product shall, according to the number of containers sold, be a price proportionate to the maximum price listed for the same.

## PART "A"—CANNED HERRING, KIPPERED SNACKS AND SARDINES

Kind of Product and Type of Pack	Size and Style of Container and number of containers to Case	Net Weight of Product per Container	Maximum Price per Case on Sales by Packers to Assemblers	Maximum Price per Case on Sales by Packers and Assemblers other than at Retail
(1) Herring—plain packed.....	48 cans known to the trade as 10 oz. talls per case.	Minimum of 10 oz. net weight.	\$4.70	\$5.25
(2) Herring—plain packed.....	48 cans known to the trade as 1 lb. talls or flats per case.	Minimum of 14 oz. net weight.	\$5.15	\$5.75
(3) Herring—packed in tomato sauce.	48 cans known to the trade as 1 lb. talls or flats per case.	Minimum of 14 oz. net weight.	\$5.55	\$6.15
(4) Herring—packed in tomato sauce.	48 cans known to the trade as 10 oz. talls per case.	Minimum of 10 oz. net weight.	\$4.90	\$5.45
(5) Herring—packed in vegetable oil.	48 cans known to the trade as 1 lb. talls or flats per case.	Minimum of 14 oz. net weight.	\$5.90	\$6.55
(6) Herring —packed in vegetable oil.	48 cans known to the trade as 10 oz. talls per case.	Minimum 10 oz. net weight.	\$5.10	\$5.70
(7) Kipperd snacks—plain packed without key opener (decorated).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½ oz. net weight.	\$5.80	\$6.45
(8) Kipperd snacks—plain packed without key opener (decorated).	100 cans of 4 to 4½ oz. flats per case.	4 to 4½ oz. net weight.	\$6.40	\$7.10
(9) Kipperd snacks—plain packed with key opener (wrapped).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½ oz. net weight.	\$6.20	\$6.90
(10) Kipperd snacks—plain packed with key opener (wrapped).	100 cans of 4 to 4½ oz. flats per case.	4 to 4½ oz. net weight.	\$6.85	\$7.60
(11) Kipperd snacks—packed in vegetable oil, without key opener (decorated).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½ oz. net weight.	\$6.25	\$6.95
(12) Kipperd snacks—packed in vegetable oil, without key opener (decorated).	100 cans of 4 to 4½ oz. flats per case.	4 to 4½ oz. net weight.	\$7.05	\$7.85
(13) Kipperd snacks in vegetable oil, with key opener (wrapped).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½ oz. net weight.	\$6.65	\$7.40
(14) Kipperd snacks in vegetable oil, with key opener. (wrapped).	100 cans of 4 to 4½ oz. flats per case.	4 to 4½ oz. net weight.	\$7.50	\$8.35
(15) Kipperd snacks packed in vegetable oil, without key opener (decorated).	100 cans of 5 oz. flats per case.	Minimum 5 oz. net weight.	\$7.40	\$8.25
(16) Sardines, unsmoked, packed in vegetable oil, mustard or tomato sauce, without key opener (decorated or labelled).	100 cans of ½ lb. flats per case.	3½ to 4 oz. net weight.	\$4.80	\$5.35

Kind of Product and Type of Pack	Size and Style of Container and number of containers to Case	Net Weight of Product per Container	Maximum Price per Case on Sales by Packers to Assemblers	Maximum Price per Case on Sales by Packers and Assemblers other than at Retail
(17) Sardines, unsmoked, packed in vegetable oil, with key opener and packaged in individual cartons or wrapped.	100 cans of $\frac{1}{4}$ lb. flats per case.	3 $\frac{1}{2}$ oz. to 4 oz. net weight.	\$6.30	\$7.00
(18) Sardines, unsmoked, packed in olive oil, with key opener (wrapped).	100 cans of $\frac{1}{4}$ lb. flats per case.	3 $\frac{1}{2}$ oz. to 4 oz. net weight.	\$9.20	\$10.25
(19) Sardines, smoked, packed in olive oil, with key opener (wrapped).	100 cans of $\frac{1}{4}$ lb. flats per case.	3 $\frac{1}{2}$ oz. to 4 oz. net weight.	\$10.10	\$11.25
(20) Sardines, smoked, packed in vegetable oil, with key opener (wrapped).	100 cans of $\frac{1}{4}$ lb. flats per case.	3 $\frac{1}{2}$ oz. to 4 oz. net weight.	\$6.75	\$7.50
(21) Sardines, smoked, packed in vegetable oil, without key opener (decorated or labelled).	100 cans of $\frac{1}{4}$ lb. flats per case.	3 $\frac{1}{2}$ oz. to 4 oz. net weight.	\$6.15	\$6.85

PART "B"—CANNED CHICKEN HADDIES, FINNAN HADDIES, COD, MACKEREL AND MACKEREL FILLETS

Kind of Product and Style of Pack and Grade, if any	Size and Style of Container and number of containers to Case	Net Weight of Product per Container	Maximum Price per Case on Sales by Packers to Assemblers	Maximum Price per Case on Sales by Packers and Assemblers other than at Retail
(35) Canned Chicken Haddies—Fancy Grade, Government inspected.	48 cans known to the trade as 14 oz. round flats.	Minimum of 14 oz. net weight.	\$9.00	\$10.00
(36) Canned Chicken Haddies and Cod Ungraded—any type of pack.	48 cans known to the trade as 14 oz. round flats.	Minimum of 14 oz. net weight.	\$7.55	\$8.40
(37) Canned Finnan Haddies—any type of pack.	48 cans known to the trade as 14 oz. round flats.	Minimum of 14 oz. net weight.	\$9.45	\$10.50
(38) Canned Mackerel Fillets—Fancy Grade, Government inspected.	48 cans known to the trade as 15 oz. talls or flats.	Minimum of 15 oz. net weight.	\$9.00	\$10.00
(39) Canned Mackerel Fillets—Ungraded—any type of pack.	48 cans known to the trade as 15 oz. talls or flats.	Minimum of 15 oz. net weight.	\$7.90	\$8.80
(40) Canned Mackerel (round fish)—any type of pack.	48 cans known to the trade as 15 oz. talls or flats.	Minimum of 15 oz. net weight.	\$7.90	\$8.80



## PART "C"—CANNED SALMON, SEA TROUT, HALIBUT AND TUNA

Kind of Product and Type of Pack	Size and style of container and number of containers to case	COLUMN 1	COLUMN 2	COLUMN 3
		Maximum prices per case on sales to assemblers by packers situated in the Prov. of Quebec at any point on or off the North Shore of the Gulf of St. Lawrence from Seven Islands to Blanc Sablon both inclusive	Maximum prices per case on sales to assemblers by packers who pack at any point other than those described in Column One	Maximum price per case on sales by packers and assemblers other than at Retail
(50) Canned Salmon, Canned Sea Trout, Canned Halibut—best quality.	48 cans known to the trade as No. 1 cans of 1-lb. talls or flats.	\$13.80	\$14.65	\$16.25
	96 cans known to the trade as ½-lb. flats.	\$14.90	\$15.75	\$17.50
(51) Canned Salmon, Canned Sea Trout, Canned Halibut—Second quality.	48 cans known to the trade as No. 1 cans of 1-lb. talls or flats.	\$10.85	\$11.50	\$12.75
	96 cans known to the trade as ½-lb. flats.	\$11.90	\$12.60	\$14.00
(52) Canned Salmon, Canned Sea Trout, Canned Halibut tips or tails minced or flaked from best quality.	48 cans known to the trade as No. 1 cans of 1-lb. talls or flats.	\$10.85	\$11.45	\$12.75
	96 cans known to the trade as ½-lb. flats.	\$11.90	\$12.60	\$14.00
(53) Canned Salmon, Canned Sea Trout, Canned Halibut—tips or tails minced or flaked from second quality.	48 cans known to the trade as No. 1 cans of 1-lb. talls or flats.	\$7.90	\$8.25	\$9.25
	96 cans known to the trade as ½-lb. flats.	\$8.95	\$9.45	\$10.50
(54) Canned Tuna.....	48 cans known to the trade as ½-lb. flats containing minimum of 7 oz. net weight.	.....	\$9.00	\$10.00

*Note to Part "C"—*

The prices for canned salmon, sea-trout and halibut listed in column 1 for sale to assemblers by packers situated in the area described in the heading to that column, do not include the cost of the packing case or the cost of packing the containers in a packing case. These costs are to be borne by the assembler.

## PART "D"—CANNED SHELL FISH AND SHELL FISH PRODUCTS

Kind of Product and Type of Pack	Size and style of container and number of containers to case and net weight of product per container	COLUMN 1	COLUMN 2	COLUMN 3
		Maximum prices per case on sales to assemblers by packers situated in the Prov. of Quebec at any point on or off the North Shore of the Gulf of St. Lawrence from Seven Islands to Blanc Sablon both inclusive	Maximum prices per case on sales to assemblers by packers who pack at any point other than those described in Column One	Maximum price per case on sales by packers and assemblers other than at Retail
(60) Canned Clams and Quahaugs.	48 cans known to the trade as 10 oz. talls, containing 5 oz. net weight of meat.	\$7.50	\$7.90	\$8.80
(61) Canned Mussells.....	48 cans known to the trade as 10 oz. talls, containing 5 oz. net weight of meat.	\$	\$7.20	\$8.00
(62) Canned Lobster, Fancy Grade Government Inspected.	48 cans known to the trade as 1-lb. flats containing 12-oz. net weight of meat	\$38.00	\$40.00	\$44.00
	96 cans known to the trade as ½-lb. flats containing 6 oz. net weight of meat.	\$38.00	\$40.00	\$44.00
(63) Canned Lobster ungraded	48 cans known to the trade as 1-lb. flats containing 12-oz. net weight of meat.	\$36.10	\$38.00	\$42.00
	96 cans known to the trade as ½-lb. flats containing 6 oz. net weight of meat.	\$36.10	\$38.00	\$42.00
(64) Canned Lobster Paste—Canned Lobster Tomalley.	96 cans known to the trade as ½-lb. flats containing 6 oz. net weight of product.	\$22.35	\$23.50	\$26.00
(65) Cold Packed Lobster Meat (packed in container not hermetically sealed).	.....	Per tin containing 14-oz. net weight of meat		
		.80	.80	.80

*Note to Part "D"—*

The price for canned clams, quahaugs, lobsters, lobster paste and lobster tomalley listed in column 1 to assemblers by packers situated in the area described in the heading to that column, does not include the cost of the packing case or the cost of packing the containers in a packing case. These costs are to be borne by the assembler.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1208

## Maximum Prices of Undecorated Semi-Porcelain Pottery Ware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Sundry Items, N.O.P.,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

### **Revocation of A-829—Scope and Effective Date of this Order**

1. This Order comes into force on May 15, 1944, and as of that date revokes and replaces Administrator's Order No. A-829 as amended. This Order fixes only the prices of undecorated clay base articles known to the trade as undecorated semi-porcelain pottery ware and commonly sold for household use.

### **F.O.B. Prices, Including Sales Tax**

2. All prices fixed by this Order include sales tax and are f.o.b. seller's factory, warehouse or other place of business.

### **Manufacturer's Prices**

3. The maximum price at which a manufacturer of undecorated semi-porcelain pottery ware of a kind and size mentioned in the Schedule of this Order may sell or offer to sell the same shall be,—

- (a) the price shown opposite the same in the Schedule, when he sells to a person who is not a wholesaler or jobber;
- (b) 25 per cent less than the price shown opposite the same in the Schedule, when he sells to a wholesaler or jobber.

### **Wholesalers' and Jobbers' Prices to Retailers**

4. The maximum price at which a wholesaler or jobber may sell or offer to sell to a retailer undecorated semi-porcelain pottery ware of a kind and size mentioned in the Schedule shall be the sum of:

- (a) the actual price paid by him but not in excess of the maximum price fixed by this Order at which the manufacturer may sell such merchandise to a wholesaler or jobber;
- (b) the cost of transportation from his supplier's shipping point to his own warehouse or place of business, if or to the extent that the cost is not included in the said actual price, and is paid by him;
- (c) a markup (percentage of cost) not in excess of thirty-three and one-third per cent ( $33\frac{1}{3}\%$ ) of the sum of the maximum price that can be charged a wholesaler or jobber by the manufacturer, and freight as listed in sub-section (b) hereof, however, such markup, expressed as a percentage of the actual price paid plus freight, shall not in any case exceed that customarily taken by him during the basic period, September 15, 1941, to October 11, 1941, on sales of the same or substantially similar kind and size of undecorated semi-porcelain pottery ware.

### **Retailers' Prices**

5. The maximum price at which a person who is not a manufacturer may sell or offer to sell at retail undecorated semi-porcelain pottery ware of a kind and size mentioned in the Schedule shall be the sum of:

- (a) the actual price paid by him but not in excess of the maximum price fixed by this Order at which the manufacturer, wholesaler, or jobber may sell such merchandise to a retailer;
- (b) the cost of transportation from his supplier's shipping point to his own warehouse or place of business, if or to the extent that the cost is not included in the said actual price and is paid by him;
- (c) a markup (percentage of cost) not in excess of fifty per cent (50%) of the sum of the maximum price that can be charged a retailer by his supplier, and freight as listed in sub-section (b) hereof, however, such markup, expressed as a percentage of the actual price paid plus freight, shall not in any case exceed that customarily taken by him during the said basic period, September 15, 1941, to October 11, 1941, on sales of the same or substantially similar kind and size of undecorated semi-porcelain pottery ware.

# **Semi-Porcelain Pottery Ware (Decorated and Undecorated) Not Mentioned in Schedule**

6. The maximum price at which a person may sell or offer to sell decorated or undecorated semi-porcelain pottery ware which are not his "Standard Goods" within the meaning of Board Order No. 214 shall be in accordance with the provisions of that Order.

Dated at Ottawa, this 1st day of May, 1944.

G. P. SABISTON,  
*Administrator of Sundry Items, N.O.P.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1208

### Maximum Prices of Undecorated Semi-Porcelain Pottery Ware

The prices hereinafter set forth are f.o.b. factory or warehouse of the manufacturer and inclusive of sales tax.

No.	Approximate Capacity or Size	Description of Kind or Type	Price
			cents
52		Cup (with handle).....	11½
52A	8 oz.	Cup (without handle).....	8
53	6 in.	Saucer.....	5
54	7 in.	Tea Plate.....	10
55	9-10 in.	Dinner Plate.....	17
56	6 in.	Cereal or Soup Bowl.....	10
57	10 in.	Salad Bowl.....	30
58	8-10 oz.	Cream Pitcher.....	30
59	6 in.	Mixing Bowl.....	17
60	8 in.	Mixing Bowl.....	33
61	10 in.	Mixing Bowl.....	50
62	4 in.	Pudding Bowl.....	10
63	5 in.	Pudding Bowl.....	13
64	6 in.	Pudding Bowl.....	17
65	7 in.	Pudding Bowl.....	23
66	9 in.	Pie Plate.....	33
67		Egg Cup, single.....	9
68	8½ in.	Platter, small.....	30
69	10½ in.	Platter, large.....	50
70	3 oz.	Sauce Boat.....	53
71	6½ in.	Muffin Cover.....	33
72	1-2 oz.	Cream (Individual).....	13
73	3-4 oz.	Cream (no handle).....	17
74	4-12 oz.	Milk Pitcher.....	30
75	14-26 oz.	Milk Pitcher.....	40
76	30-40 oz.	Milk Pitcher.....	63
77	2 oz.	Mustard Pot (covered).....	27
78	6 oz.	Custard Cup.....	10
79	1-2 cup	Coffee Pot.....	43
80	1-2 cup	Tea Pot.....	43
81	4-6 cup	Tea Pot.....	57
82	2 oz.	Salt and Pepper.....	50 pr.
83	6 oz.	Salt and Pepper.....	83 pr.

NOTE.—The numbers shown in the first column above have been assigned by the Administrator for his purpose and for reference on any communication to him.



## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1210

### Dichlor-diphenyl-trichlorethane

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is ordered on behalf of the Board as follows:

#### *Application of the Order*

1. (1) This Order comes into force on July 1, 1944, and deals with the chemical compound known as dichlor-diphenyl-trichlorethane. Hereafter in the Order that chemical compound is referred to simply as D.D.T.

(2) The Order prescribes the conditions under which D.D.T. may be

(a) processed or used as an ingredient of manufactured pesticides; or

(b) bought, sold or otherwise dealt with.

(3) It also deals with D.D.T. which has been used as an ingredient of manufactured pesticides, and it imposes certain conditions on sellers and buyers of such pesticides.

(4) Except as mentioned in Sections 10 and 11, this Order does not apply to any material containing D.D.T. which has been registered under The Pest Control Products Act.

#### *Inventories of Stocks to be Reported*

2. Every person who after the 1st day of July, 1944, imports or otherwise obtains possession or the control of any D.D.T. and who has not obtained permission in writing from the said Administrator therefor, shall forthwith thereafter report in writing to the Administrator the inventory of such D.D.T. so obtained.

#### *Prohibition Against Dealing in D.D.T. Except Under Permit*

3. No person shall purchase or obtain in Canada any D.D.T. until he has first obtained from the Administrator permission in writing therefor.

4. Until otherwise authorized by the Administrator every person who hereafter acquires any D.D.T. shall maintain it intact in the same condition in which it was when acquired.

5. No person shall sell, deliver or dispose of any D.D.T. to any person

(a) until he has received from such person a permit in writing issued by the Administrator and in such case the sale or delivery shall be limited to the quantity indicated in such permit; or

(b) until he has received from the Administrator a direction in writing authorizing or requiring the sale or delivery of a specified quantity to a named person.

6. Except with the written permission of the Administrator no person shall process in any manner or use any D.D.T. in the manufacture of any product.

#### *Authorizations and permits*

7. Applications for authorizations and permits shall be made to the Administrator. The applicant shall give such information and assurances and shall enter into such undertakings as the Administrator may from time to time require. The authorizations and permits will be issued in the discretion of the Administrator and subject to such conditions and directions as he may impose.

8. Authority with respect to written permits and authorizations may be exercised by the Director of Pesticides in the name of the Administrator.

#### *Records*

9. Every person who deals in, processes, uses, sells or delivers D.D.T. shall keep a complete record of his dealings including the quantities used in every such process, use, or sale. The records shall, on request, be made available for inspection by any authorized representative of the Board.

*Where D.D.T. Contained in Processed or Manufactured Pesticides*

10. Every person who sells or supplies a processed or manufactured pesticide containing D.D.T. is prohibited from recommending or permitting to be recommended, the use of the pesticide for a purpose other than that which has been approved under The Pest Control Products Act. The directions for use on the label attached to the container of the pesticide shall be those so approved.

11. Every person is prohibited from using or permitting to be used for him a processed or manufactured pesticide containing D.D.T. for a purpose other than that which has been approved under The Pest Control Products Act. The directions for use on the label attached to the container of the pesticide shall be those so approved.

*Exemptions*

12. The provisions of this Order are subject to such written exemption as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 1st day of May, 1944.

G. S. PEART,

*Administrator of Fertilizers and Pesticides.*

Approved:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

**ADMINISTRATOR'S ORDER No. A-1212**

**Cork**

Whereas pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and by the Order of the Minister of Munitions and Supply, No. C.S. 5A-M, dated November 21, 1941, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order No. Supplies 2-A to regulate the supply of cork;

And whereas the jurisdiction of the Controller of Supplies with respect to cork has been terminated and said Order No. Supplies 2-A has been revoked;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board has jurisdiction with respect to the said goods, and has deemed it expedient that this Order be substituted for said Order No. Supplies 2-A;

Therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Building Papers, Wallboard and Asphalt Roofing, it is hereby ordered on behalf of the Board as follows:—

**Effective Date**

1. This Order comes into effect on May 15, 1944, and replaces Order No. Supplies 2-A.

**Interpretation**

2. For the purposes of this Order,

- (a) "cork" means commercial cork, including cork wood or bark in a natural, ground, milled, processed or semi-processed state;
- (b) "cork products" mean floor coverings made in whole or in part from cork and any articles or products, (except bottle tops or crowns lined with cork) of which cork constitutes fifty per cent or more by volume of the component materials or of which cork constitutes the single component material of chief value.

### **Use of Cork by Linoleum Manufacturers Restricted**

3. No person who manufactures linoleum shall, without a permit in writing from the Administrator of Building Papers, Wallboard and Asphalt Roofing, use in such manufacture more cork in any month than one-twelfth (1/12) of the total amount used by such person for such purpose in the calendar year 1940. If less than that amount be used by any such person in any month, the shortage may accrue and be added to that used by such person in subsequent months; provided that all such accumulated accruals shall become void on October 31, 1944, and on October 31 in each year thereafter.

### **Dealers to Keep Records**

4. Every dealer in cork shall keep a record showing separately the amount by weight of each kind of cork and cork products received by him and disposed of by him, together with dates of each such receipt and disposition and the name of the person from whom such cork or cork products were received and to whom they were disposed, and every such dealer shall, on request, produce and show such record to the said Administrator or his representative, and shall forward to the said Administrator such reports as he may from time to time require.

Dated at Ottawa this 5th day of May, 1944.

C. H. BROWNE,

*Administrator of Building Papers,  
Wallboard and Asphalt Roofing.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1218

### **Conversion of Real Property known as 523 Pine Avenue, in the City of Montreal, in the Province of Quebec**

Whereas in the City of Montreal there is due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas representations have been made by the Director of Housing, Department of Finance, that it is desirable and in the public interest that real property known as 523 Pine Avenue, Montreal, be converted into a multiple family residence under authority conferred by Order in Council P.C. 259, dated January 24, 1944, notwithstanding a restrictive covenant contained in a certain Deed of Sale from Samuel Hamilton Ewing to Henry Gordon Strathy passed before W. de M. Marler, Notary, on April 4, 1906, registered under No. 140556.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 523 Pine Avenue, in the City of Montreal and Province of Quebec, into and the use thereof as a multiple family dwelling house, the owner of



such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a multiple family dwelling house.

2. This Order shall come into force on the 16th day of May, 1944.

Dated at Ottawa this 15th day of May, 1944.

R. S. SMART,  
*Real Property Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1220

### Certain Kinds of Waxed Paper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on May 19, 1944, and revokes and replaces Administrator's Order No. A-677.

2. For purposes of this Order,

- (a) "G. & B. Paper" means a waxed paper manufactured chiefly for use by butchers and grocers for inside wrapping of fresh meat and other fresh products.
- (b) "Wax" means fully refined paraffin wax.

3. No person shall manufacture household waxed paper or package such paper for sale at retail except in the weights of paper and quantities of wax application and in accordance with the packaging specifications set out in the Schedule hereto.

4. No person shall manufacture waxed paper for use as wrapping paper in retail stores except the kinds specified hereunder nor apply a greater quantity of wax than specified opposite each such kind, namely—

- (a) G. & B. Paper..... 5 lbs. of wax to every 480 sheets, 24" x 36" of paper.
- (b) Waxed Tissue Paper..... 5 lbs. of wax to every 480 sheets, 24" x 36" of paper.
- (c) Waxed Kraft Paper..... 6 lbs. of wax to every 500 sheets, 24" x 36" of paper.

5. No person who manufactures G. & B. Paper shall sell or offer to sell the same except in—

- (a) packages of 1000 sheets, or multiples thereof, of size 7½" x 10" and 8" x 11"; and
- (b) rolls weighing 5 lbs. or more.

6. Nothing in this Order shall prohibit—

- (a) the waxing of any paper or the use of any packages which were in the possession of a manufacturer of waxed paper prior to the effective date of this Order.
- (b) the manufacture or sale of waxed paper made with wax which is not fully refined if that paper conforms in all other respects to the requirements of this Order.

Dated at Ottawa this 15th day of May, 1944.

C. V. HODDER,  
*Administrator, Packages and Converted Paper Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



## SCHEDULE TO ADMINISTRATOR'S ORDER No: A-1220

*Specifications for the Manufacture and Packaging of Household Waxed Paper in Sheets or Rolls*

## 1. Weights of paper and quantity of wax application:—

Weight of paper (unwaxed) per 500 sheets of 24" x 36"	Maximum weight of wax application per 500 sheets of 24" x 36" paper
10/11 lb.	4 lb.
12½ lb.	4 lb.
15 lb.	5 lb.

## 2. Permitted lengths of rolls—100 feet, 200 feet and 300 feet.

## 3. Permitted types of packages:—

(a) for sheets (i) envelope, bag or wrapper only, made from paper not heavier than 45 lb. for 500 sheets 24" x 36".

(ii) no core permitted.

(b) for rolls (i) wrappers—unrestricted.

(ii) cores—not over two-ply.

(iii) boxes, if boxed

—style; folding carton with hinged lid, without metal cutting edge.

—caliper

of board; not over .020 for 100 foot rolls, and not over .024 for rolls longer than 100 feet.

—depth of lid; not over one inch.

## PART IV

Wartime Industries Control Board  
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY  
THE WARTIME INDUSTRIES CONTROL BOARD

## Order No. 1A

(Order No. 1—Priorities—U.S. Preference—Rescinded)

DATED March 15, 1944.

Order No. 1 of the Wartime Industries Control Board was issued on February 11, 1942, and in view of the numerous changes in policy and procedures since that time with respect to U.S. Preference Rating Orders and Priorities it is desirable that the Order be rescinded.

Therefore pursuant to the powers conferred by Order in Council P.C. 3 of January 4, 1944, and any other Order in Council or Statute,

THE WARTIME INDUSTRIES CONTROL BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 1 of the Wartime Industries Control Board dated February 11, 1942 is rescinded.

J. GERALD GODSOE,  
*Chairman, The Wartime Industries Control Board.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

DEPARTMENT OF MUNITIONS AND SUPPLY  
METALS CONTROLLER

## Order No. M.C. 5A

(Lithographers' Metal Committee—Order No. 5 Rescinded)

DATED April 21, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. 5 of the Metals Controller Rescinded

The Order of the Metals Controller No. 5, dated October 8, 1941, which established the Lithographers' Metal Committee, is hereby rescinded.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY****METALS CONTROLLER****Order No. M.C. 6A****(Photo-Engravers' Metals Committee—Order No. 6 Rescinded)**

DATED April 21, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. 6 of the Metals Controller Rescinded.*

The Order of the Metals Controller No. 6, dated October 8, 1941, which established the Photo-Engravers' Metals Committee, is hereby rescinded.

F. M. CONNELL,  
*Metals Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

**DEPARTMENT OF MUNITIONS AND SUPPLY****CONTROLLER OF SUPPLIES****Order No. Supplies 5-B****(Orders No. Supplies 5 and 5A—Use of Nylon Yarn—Rescinded)**

DATED May 8, 1944.

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Controller of Supplies No. Supplies 5, dated March 9, 1943, and No. Supplies 5A, dated December 30, 1943, are rescinded.

G. P. KAYE,  
*Acting Controller of Supplies.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

NOTICE: This Order is issued concurrently with Order No. A-1190, effective May 8, 1944, of the Administrator of Rayon and Rayon Products, Wartime Prices and Trade Board, who now has jurisdiction over Nylon and Nylon Fabrics.

**DEPARTMENT OF MUNITIONS AND SUPPLY****TIMBER CONTROLLER****Order No. Timber 20-C****(Order No. Timber 20—Pulpwood for Export—Rescinded)**

Dated MAY 1, 1944

Pursuant to the authority conferred by Order in Council P.C. 1997 of March 21, 1944, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Timber Controller's Order No. Timber 20, dated July 15, 1943, is rescinded.

A. H. WILLIAMSON,  
*Timber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*





VOLUME II, No. 8



MAY 29, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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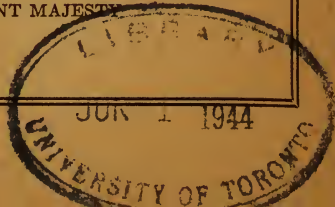
STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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## PART I

### Orders in Council

#### Order in Council to govern income tax deductions at the source

P.C. 104/2200

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 28th March, 1944.*

The Board recommend that the following regulations governing tax deductions at the source be established:—

#### PART I

That employers be not required to make tax deductions at the source from the salary or wage paid to an employee who furnishes to the employer information on a form prescribed by the Minister of National Revenue declaring that the employee is—

- (A) A person who, if fully employed for the balance of the calendar year at his present rate of pay, would not receive during such year total salary or wages of a sufficient amount to render him liable to income tax; or
- (B) A housewife employed seasonally or temporarily for a total period during the calendar year not exceeding six months and who will not be in receipt of a total income during the calendar year in excess of \$660; or
- (C) A student at a school or university employed only on seasonal or part time work or in a temporary capacity during spare time or the vacation period and who will not be in receipt of a total income during the calendar year in excess of \$660; or
- (D) A male member of His Majesty's Canadian Forces on active service in Canada, whose service pay and allowances do not exceed \$1,600 per annum, employed on civilian work during his spare time or during military leave which has been granted for a period not exceeding four months and who will not be in receipt of a total income during the calendar year (excluding army pay and allowances) of a sufficient amount to render him liable to income tax; or
- (E) A resident of the United States temporarily employed in Canada for a period not exceeding ninety days and whose earnings from employment in Canada during the calendar year will not exceed \$1,500.

#### PART II

That employers be not required to make tax deductions at the source from the salaries or wages paid to employees who satisfy the Minister that they will not be in receipt of sufficient total income for the calendar year to be liable to income tax, notwithstanding that the salaries or wages they receive during a portion of such year are at rates which would otherwise be subject to tax deductions at the source.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

# Order in Council *re* furnishing information required by the Wartime Prices and Trade Board

P.C. 3238

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 22nd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, in order that the Wartime Prices and Trade Board may discharge its duties and responsibilities respecting control of prices, adequate supply and equitable distribution of goods and services and respecting payment of subsidies, subventions or bonuses to trades and industries to ensure adequate supply of Canadian requirements, it is necessary and in the national interest that such Board be furnished by those engaged in trades and industries with financial statements and other requisite information respecting goods and services;

And whereas the said Board presently is empowered by the Wartime Prices and Trade Regulations to require such persons to furnish in such form and within such time as the Board may prescribe written returns under oath or affirmation showing such information as the Board may consider necessary with respect to goods and persons;

And whereas the Minister of Finance reports that it is desirable that safeguards be afforded to the persons who furnish the Board with financial statements and other returns of a confidential nature to ensure that the contents thereof and the identity of such persons shall be confidential and not subject to disclosure to the prejudice of such persons;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to make and doth hereby make the following Order:—

## ORDER

1. Every person shall furnish to the Wartime Prices and Trade Board, in such form as that Board may prescribe or provide and within such time as it may prescribe, such profit and loss statements, balance sheets or other information, financial or otherwise, as that Board may from time to time require or request and upon oath or affirmation if that Board so requires or requests.

2. The Board shall take adequate measures to prevent information furnished to it under Section 1 of this Order from being communicated or revealed to competitors of the person furnishing the information or any other person who might use the information to such person's detriment or disadvantage.

3. No person shall communicate or reveal any information furnished to the Board under Section 1 of this Order to any person other than the Chairman, a Deputy Chairman, the Chief of the Prices Division of the Board or a person charged with the duty of supervising or preparing reports, summaries or other compilations of information without the consent in writing of the person by whom it was furnished.

4. No person shall include in any report, summary, compilation or publication any information furnished pursuant to Section 1 of this Order in such manner as to enable any person to identify such information as relating to any individual person, business or undertaking.

5. Every person who contravenes any provision of this Order is guilty of an offence and the provisions of the Wartime Prices and Trade Regulations shall apply thereto *mutatis mutandis* as if such provision were a part of those Regulations.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## Order in Council amending The Post-Discharge Re-Establishment Order

P.C. 4/3655

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 15th May, 1944.*

The Board recommend that The Post-Discharge Re-Establishment Order be amended as follows, effective June 1, 1944:

(1) Cancel sub-paragraph (2) of paragraph 5 and re-number the present sub-paragraph (3) thereof as paragraph (2).

(2) Cancel paragraph 10 and substitute the following therefor:

10. (1) Payment of an out-of-work benefit under paragraph 5 of this Order shall be in accordance with the rates set forth in Part I of the Schedule to this Order.

(2) Payment of a grant under paragraph 7 of this Order shall be in accordance with the rates set forth in Part I of the said Schedule subject to reduction by such amount on account of any pension, wages, salary or other income the discharged person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Minister seems right.

(3) Payment of a grant under paragraph 6, 8 or 9 of this Order, in a case where the discharged person is not in receipt of a pension, shall be in accordance with the rates set forth in Part II of the said Schedule, subject to reduction by such amount on account of any wages, salary or other income such person may have received or be entitled to receive in respect of the period for which such grant is paid, as to the Minister seems right.

(4) Payment of a grant under paragraph 6, 8 or 9 of this Order, in a case where the discharged person is in receipt of a pension, shall be in an amount which when added to the discharged person's pension, inclusive of additional pension, equals the rate set forth in Part III of the said Schedule applicable to a discharged person of his status.

(5) In construing the meaning of the said Schedule the following rules shall apply:—

(a) "Child" means

- (i) a legitimate child of the discharged person, or
- (ii) an illegitimate child of the discharged person for whom he is paying maintenance or whom he is otherwise supporting and on whose account Dependents' Allowance was being paid by the Department of National Defence at the time of his discharge, or
- (iii) a step-child or legally adopted child of the discharged person being maintained by him, or
- (iv) when the discharged person is a woman, an illegitimate child, of such discharged person, born during service or within nine months thereafter, and who is being maintained by her,

provided, in any case, that such child, if a boy, is under sixteen and, if a girl, is under seventeen years of age.

- (b) "Parent" means a parent or person in lieu of a parent if such parent or person is in a dependent condition and was solely or mainly maintained by the discharged person during his service, or was solely or mainly maintained by him for a reasonable time prior to the award of the benefit or grant, or becomes in a dependent condition during the period such benefit or grant is payable.
- (c) The additional amount for a person in lieu of wife may only in the discretion of the Minister be paid to a woman who, although not legally married to the discharged person, was living with him at the time of his enlistment and on whose account Dependents' Allowance was being paid by the Department of National Defence at the time of his discharge.



- (d) In the case of a widower with a child or children who qualifies as a "married person" within the definition thereof and is being paid a benefit or grant as such, the additional amount shall be diminished by the difference in rates as between a married person and an unmarried person unless there exists a daughter, in respect of whom no amount is payable as a child, or other person competent to assume and who does assume the household duties and the care of the child or children.
- (e) The additional amounts for dependents provided in the said Schedule are the maximum amounts payable to or in respect of such dependents but if lesser amounts are, in the opinion of the Minister, sufficient for the maintenance of such dependents, lesser amounts may be paid.
- (f) In lieu of the monthly payments set forth in the said Schedule, pro rata payments may be made semi-monthly or weekly, in the discretion of the Minister.
- (3) Add the annexed Schedule.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

SCHEDULE OF MONTHLY RATES—(PARAGRAPH 10)

	Single No Depen- dents	Man and Wife	CHILDREN					
			One	Two	Three	Four	Five	Six
	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
PART 1	Out-of-Work Benefits, Awaiting Returns, and Temporary Incapacitation —Paragraphs 5 and 7							
	50 00	70 00	82 00	94 00	104 00	112 00	120 00	128 00
PART 2	Vocational and Educational Training—Non-Pensioners—Paragraphs 6, 8 and 9							
	60 00	80 00	92 00	104 00	114 00	122 00	130 00	138 00
PART 3 Percentage of Pensionable Disability	Vocational and Educational Training—Pensioners							
5.....	61 50	81 50	93 50	105 50	115 50	123 50	131 50	139 50
10.....	63 00	83 00	95 00	107 00	117 00	125 00	133 00	141 00
15.....	64 50	84 50	96 50	108 50	118 50	126 50	134 50	142 50
20.....	66 00	86 00	98 00	110 00	120 00	128 00	136 00	144 00
25.....	67 50	87 50	99 50	111 50	121 50	129 50	137 50	145 50
30.....	69 00	89 00	101 00	113 00	123 00	131 00	139 00	147 00
35.....	70 50	90 50	102 50	114 50	124 50	132 50	140 50	148 50
40.....	72 00	92 00	104 00	116 00	126 00	134 00	142 00	150 00
45.....	73 50	93 50	105 50	117 50	127 50	135 50	143 50	151 50
50.....	75 00	95 00	107 00	119 00	129 00	137 00	145 00	153 00
55.....	76 50	96 50	108 50	120 50	130 50	138 50	146 50	154 50
60.....	78 00	98 00	110 00	122 00	132 00	140 00	148 00	156 00
65.....	79 50	99 50	111 50	123 50	133 50	141 50	149 50	157 50
70.....	81 00	101 00	113 00	125 00	135 00	143 00	151 00	159 00
75.....	82 50	102 50	114 50	126 50	136 50	144 50	152 50	160 50
80.....	84 00	104 00	116 00	128 00	138 00	146 00	154 00	162 00
85.....	89 25	110 50	123 25	135 25	145 25	153 25	161 50	170 00
90.....	94 50	117 00	130 50	142 50	152 50	161 50	170 50	179 50
95.....	99 75	123 50	137 75	149 75	159 75	169 25	178 75	188 25
100.....	105 00	130 00	145 00	157 00	167 00	177 00	187 00	197 00

Additional amount per person in lieu of wife—\$20.00 per month (applicable to parts 1, 2 and 3).  
 Additional amount for dependent parent—\$15.00 per month (applicable to parts 1, 2 and 3).



## Order in Council authorizing the extension of marriage and birth time limits—Pensions Act

P.C. 5/3655

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 15th May, 1944.*

The Board recommend that, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the Pension Act or in any other act or regulation, Your Excellency in Council be pleased to order as follows:

1. In respect of service during the Great War, the widow of a member of the forces eligible to receive pension under the provisions of Section 11 of the Pension Act, or the widow of a member of the forces who was at the time of his death in receipt of pension in any of the classes one to eleven inclusive mentioned in Schedule A of the Pension Act, or who, except for the provisions of subsection 1 of Section 29 of the Pension Act would have been in receipt of pension in one of the said classes, shall be entitled to pension providing she was married to such member of the forces before he was granted a pension, or if the marriage took place subsequent to the grant of such pension she shall be entitled to pension if she was married to him prior to the first day of May, 1944, and

- (i) the death of her husband has occurred more than one year subsequent to the date of marriage, or,
- (ii) the death of her husband has occurred less than one year subsequent to the date of marriage and the Commission is of the opinion that he had, at the date of such marriage, a reasonable expectation of surviving for at least one year thereafter.

2. (a) Additional pension for a married member of the forces in respect of marriages contracted on or after the 1st May, 1933, shall be authorized in accordance with the rates set forth in Schedule A of the Pension Act; provided the marriage was contracted prior to the first day of May, 1944.

(b) Additional pension and pension shall be authorized in respect of children born on or after the 1st May, 1933, in accordance with the rates set forth in Schedules A and B of the Pension Act, in respect to children born prior to the first day of May, 1944.

(c) Additional pension for person in lieu of wife as provided under subsection 9 of Section 22 of the Pension Act may be continued for so long as there is a minor child or there are minor children of pensionable age, born prior to the first day of May, 1944.

(d) A widow's pension may be continued to an adult daughter as provided under subsection 10 of Section 22 of the Pension Act for so long as there is a minor child or there are minor children of pensionable age, born prior to the first day of May, 1944.

3. No payments shall be made under this Order for any period prior to the first day of May, 1944.

4. All payments required to be made under this Order shall be chargeable to the Vote for European War Pensions in the Regular Estimates.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order in Council appointing H. P. Herington as Controller of  
J. V. W. Corporation

P.C. 3671

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports:—

That J. V. W. Corporation of Canada Limited, a Company having its head office at Charlottetown in Prince Edward Island (hereinafter referred to as "J. V. W. Corporation"), during the twelve months between 1st June, 1941, and 31st May, 1942, was in contractual relations with Link Manufacturing Company Limited, while such latter Company was executing orders for the manufacture of "Link Trainers" required for training purposes by Canada and others of the United Nations;

That many of the orders on which Link Manufacturing Company Limited was engaged as aforesaid during the said period of twelve months were placed on the basis of "ceiling prices" with provision for downward adjustment in the event of its being ascertained as a result of an audit of Link Manufacturing Company Limited's costs that the profit to Link Manufacturing Company Limited in respect of such orders was in excess of a fair and reasonable profit;

That Section 13 of the Department of Munitions and Supply Act contains provisions which are designed to ensure that the profits received by a contractor under a munitions contract, as defined therein, shall not be excessive, and empowers the Minister of Munitions and Supply, *inter alia*, in cases where he is satisfied that the price paid and payable to a contractor under a munitions contract contains an unreasonable profit, to direct the contractor to renegotiate the contract price and to direct the contractor to pay to the Receiver General of Canada any amount received by the contractor which in the opinion of the Minister represents an unreasonable profit;

That the orders on which Link Manufacturing Company Limited was engaged during the period of twelve months above mentioned were munitions contracts within the meaning of Section 13 of the said Act;

That he has caused an examination to be made of the accounts and records of Link Manufacturing Company Limited relating to the work done by the Company for the purpose of carrying out such orders during its fiscal year commencing June 1, 1941, and ending May 31, 1942, and that he is satisfied, as the result of such examination, that the contract prices paid to Link Manufacturing Company Limited during such fiscal year in respect of such orders resulted in Link Manufacturing Company Limited receiving a profit substantially in excess of what was fair and reasonable;

That His Majesty has a substantial claim against Link Manufacturing Company Limited for refund of amounts received by it under its aforesaid munitions contracts which, in the opinion of the Minister of Munitions and Supply, represent an unreasonable profit;

That Section (5) of the said Section 13 contains provisions which are designed to ensure that the profits received by a sub-contractor from a prime contractor whose contract is not on a fixed price basis shall not be excessive, and empowers the Minister of Munitions and Supply, in cases where he is satisfied that the total amount paid to a sub-contractor for the work carried out or the service rendered by such sub-contractor is in excess of the fair and reasonable cost thereof plus a reasonable profit, by order to reduce the total amount paid and payable to such sub-contractor for such work or service to an amount which the Minister of Munitions and Supply may fix as the fair and reasonable cost of the work or service plus a fair and reasonable profit, and to direct such sub-contractor to pay to the Receiver General of Canada any amount which such sub-contractor has received for the work or service in excess of the amount so fixed;

That he (the Minister) has caused an examination to be made of the accounts and records of J. V. W. Corporation relating to the amounts received by it from Link

Manufacturing Company Limited during the said fiscal year out of the prices received by Link Manufacturing Company Limited under its aforesaid munitions contracts, and that he is advised that such amounts were not properly due to J. V. W. Corporation from Link Manufacturing Company Limited, or alternatively, represent amounts received by J. V. W. Corporation under sub-contracts from Link Manufacturing Company Limited which are in excess of the fair and reasonable cost of the work or service covered by such sub-contracts plus a fair and reasonable profit;

That it is uncertain whether or not Link Manufacturing Company Limited will be able to meet His Majesty's said claim in full without recovering from J. V. W. Corporation the whole or part of the sums received by J. V. W. Corporation from Link Manufacturing Company Limited as aforesaid; and

That, in the event of J. V. W. Corporation being able to establish that as between itself and Link Manufacturing Company Limited it is entitled to retain the sums received by it from Link Manufacturing Company Limited as aforesaid, His Majesty will have a substantial claim against J. V. W. Corporation for refund of amounts received by it under the above mentioned sub-contracts which, in the opinion of the Minister, represent an unreasonable profit.

And whereas the Minister further reports that, having regard to the foregoing, he is of the opinion that it is desirable and in the public interest that a Controller should be appointed to supervise and control the finances and financial transactions of J. V. W. Corporation and to preserve its assets; and

That he is of the opinion that H. P. Herington, Esquire, of the City of Toronto, Chartered Accountant, is a fit and proper person to act as such Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order,—

1. That H. P. Herington, Esquire, of the City of Toronto, Chartered Accountant, be and he is hereby appointed Controller of J.V.W. Corporation with the powers and authorities hereinafter set forth;

2. That the Controller shall have the custody and control of all funds and securities from time to time owned or held by J.V.W. Corporation and shall have complete supervision and control of the financial affairs of J.V.W. Corporation;

3. That J.V.W. Corporation shall have no power to spend or borrow money, or make commitments, or incur liabilities, or mortgage, charge, hypothecate or pledge any of its property, whether existing at the date hereof or subsequently acquired, except with the general or specific authorization in writing of the Controller;

4. That no cheques, notes or other bills of exchange, or other negotiable instruments shall be issued by J.V.W. Corporation, or if issued shall be valid, unless countersigned by or on behalf of the Controller;

5. That the Controller shall have power and authority in the name and on behalf of J.V.W. Corporation to issue cheques, notes and other bills of exchange and negotiable instruments of all kinds, to borrow money from such parties and on such terms as he may think fit, and to mortgage, charge, hypothecate, or pledge all or any of the property of J.V.W. Corporation, whether existing at the date hereof or subsequently acquired, for securing repayment of the money so borrowed;

6. That J.V.W. Corporation shall have no power, except with the general or specific authorization in writing of the Controller, to bring, defend, settle, compromise, abandon or consent to judgment in any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty;

7. That the Controller shall have power and authority to bring or defend, in the name and on behalf of J.V.W. Corporation, any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty, and that the costs incurred by the Controller in so doing, as well as the expense of complying with any judgment rendered against J.V.W. Corporation in any such action, suit, or proceeding, shall be a charge upon the property and operations of J.V.W. Corporation;



8. That the Controller shall exercise the powers and authorities conferred upon him by this Order, subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon J.V.W. Corporation, and all persons are invited to act accordingly;

9. That the Controller, in exercising the powers and authorities hereby conferred upon him, shall be deemed to be acting as the agent of J.V.W. Corporation, except that he shall not be subject to any direction or control on the part of J.V.W. Corporation or of its officers;

10. That the Controller may be paid such remuneration, if any, as shall be determined by the Minister of Munitions and Supply to be fair and reasonable, including out-of-pocket expenses all of which shall be payable by and shall be a charge upon the operations of J.V.W. Corporation, and that the Controller shall have full power and authority to employ such assistants (if any) to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be payable by and shall be a charge upon the operations of J.V.W. Corporation;

11. That until further Order the board of directors and shareholders of J.V.W. Corporation shall be entitled to continue to manage, operate, carry on, control and supervise the business, undertaking, affairs and operations of J.V.W. Corporation, subject only to the limitations hereby imposed;

12. That the Controller and any person acting for or on behalf of or under the authority of the Controller shall not be or become personally liable to any person (including J.V.W. Corporation, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the Controller;

13. That any person violating or interfering with the exercise by the Controller of any of the powers, authorities and rights conferred upon the Controller shall be liable, upon summary conviction, to a fine of not exceeding Five Thousand Dollars (\$5,000) or imprisonment for a term not exceeding five (5) years, or to both fine and imprisonment;

The making of this Order and the granting of the powers conferred upon the Controller hereby appointed are deemed to be advisable for the security, defence, peace, order and welfare of Canada, having regard to the existence of the present state of war and the necessity of ensuring that in the national interest the profits derived by contractors under munitions contracts shall not be excessive.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council appointing H. P. Herington as Controller of Link Manufacturing Company

P.C. 3672

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports:—

That the Department of Munitions and Supply has placed numerous orders with Link Manufacturing Company Limited (hereinafter called the Company), a company having a place of business at Gananoque, Ontario, for the manufacture of "Link Trainers" required for training purposes by Canada and others of the United Nations;



That many of such orders have been placed on the basis of "ceiling prices" with provision for downward adjustment in the event of its being ascertained as a result of an audit of the Company's costs that the profit to the Company in respect of such orders was in excess of a fair and reasonable profit;

That Section 13 of the Department of Munitions and Supply Act contains provisions which are designed to ensure that the profits received by a contractor under a munitions contract, as defined therein, shall not be excessive and empowers the Minister of Munitions and Supply, *inter alia*, in cases where he is satisfied that the price paid and payable to a contractor under a munitions contract contains an unreasonable profit, to direct the contractor to renegotiate the contract price and to direct the contractor to pay to the Receiver General of Canada any amount received by the contractor which in the opinion of the Minister represents an unreasonable profit;

That the orders placed with the Company as aforesaid are munitions contracts within the meaning of Section 13 of the said Act;

That he has caused an examination to be made of the accounts and records of the Company relating to the work done by the Company for the purpose of carrying out such orders during the fiscal year of the Company commencing June 1, 1941, and ending May 31, 1942, and that he is satisfied, as a result of such examination, that the contract prices paid to the Company during such fiscal year in respect of such orders resulted in the Company receiving a profit substantially in excess of what was fair and reasonable; and

That His Majesty has a substantial claim against the Company for refund of amounts received by it under such orders which in the opinion of the Minister of Munitions and Supply represent an unreasonable profit.

And whereas the Minister further reports that, having regard to the foregoing, he is of the opinion that it is desirable and in the public interest that a Controller should be appointed to supervise and control the finances and financial transactions of the Company and to preserve the assets of the Company, which he believes to consist to a large extent of Marketable Securities and cash in the bank; and

That he is of the opinion that H. P. Herington, Esquire, of the City of Toronto, Chartered Accountant, is a fit and proper person to act as such Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order,—

1. That H. P. Herington, Esquire, of the City of Toronto, Chartered Accountant, be and he is hereby appointed Controller of Link Manufacturing Company Limited with the powers and authorities hereinafter set forth;

2. That the Controller shall have the custody and control of all funds and securities from time to time owned or held by the Company and shall have complete supervision and control of the financial affairs of the Company;

3. That the Company shall have no power to spend or borrow money, or make commitments, or incur liabilities, or mortgage, charge, hypothecate or pledge any of its property, whether existing at the date hereof or subsequently acquired, except with the general or specific authorization in writing of the Controller;

4. That no cheques, notes or other bills of exchange, or other negotiable instruments shall be issued by the company, or if issued shall be valid, unless countersigned by or on behalf of the Controller;

5. That the Controller shall have power and authority in the name and on behalf of the Company to issue cheques, notes and other bills of exchange and negotiable instruments of all kinds, to borrow money from such parties and on such terms as he may think fit, and to mortgage, charge, hypothecate, or pledge all or any of the property of the Company, whether existing at the date hereof or subsequently acquired, for securing repayment of the money so borrowed;

6. That the Company shall have no power, except with the general or specific authorization in writing of the Controller, to bring, defend, settle, compromise, abandon or consent to judgment in any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty;

7. That the Controller shall have power and authority to bring or defend, in the name and on behalf of the Company, any action, suit or other legal proceedings, other than any action, suit or proceeding by or against His Majesty, and that the costs incurred by the Controller in so doing, as well as the expense of complying with any judgment rendered against the Company in any such action, suit, or proceeding, shall be a charge upon the property and operations of the Company;

8. That the Controller shall exercise the powers and authorities conferred upon him by this Order, subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the Company, and all persons are invited to act accordingly;

9. That the Controller, in exercising the powers and authorities hereby conferred upon him, shall be deemed to be acting as the agent of the Company, except that he shall not be subject to any direction or control on the part of the Company or of its officers;

10. That the Controller may be paid such remuneration, if any, as shall be determined by the Minister of Munitions and Supply to be fair and reasonable, including out-of-pocket expenses, all of which shall be payable by and shall be a charge upon the operations of the Company, and that the Controller shall have full power and authority to employ such assistants (if any) to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be payable by and shall be a charge upon the operations of the Company;

11. That until further Order the board of directors and shareholders of the Company shall be entitled to continue to manage, operate, carry on, control and supervise the business, undertaking, affairs and operations of the Company, subject only to the limitations hereby imposed;

12. That the Controller and any person acting for or on behalf of or under the authority of the Controller shall not be or become personally liable to any person (including the Company, its creditors and/or shareholder(s)) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the Controller;

13. That any person violating or interfering with the exercise by the Controller of any of the powers, authorities and rights conferred upon the Controller shall be liable, upon summary conviction, to a fine of not exceeding Five Thousand Dollars (\$5,000) or imprisonment for a term not exceeding five (5) years, or to both fine and imprisonment.

The making of this Order and the granting of the powers conferred upon the Controller hereby appointed are deemed to be advisable for the security, defence, peace, order and welfare of Canada, having regard to the existence of the present state of war and the necessity of ensuring that in the national interest the profits derived by contractors under munitions contracts shall not be excessive.

A. D. P. HEENEY,  
Clerk of the Privy Council.

Order in Council re administration within the Province of  
Saskatchewan of the Wartime Labour Relations Regulations

P.C. 3732

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations, (Order in Council P.C. 1003 of February 17, 1944) provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of the said Regulations or any part thereof and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the reimbursement of the province in respect of expenses so incurred;

And Whereas pursuant thereto the Acting Minister of Labour submits for approval an agreement dated May 3, 1944, entered into with the Minister of Reconstruction, Labour and Public Welfare of the Province of Saskatchewan, to provide for the administration of the said Regulations in the said Province;

Therefore His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule A, and it is hereby approved accordingly.

And Whereas it is deemed necessary by reason of the war for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Therefore His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) There shall be a Saskatchewan Wartime Labour Relations Board for the Province of Saskatchewan (hereinafter called 'the Provincial Board') consisting of: the Minister of Reconstruction, Labour and Public Welfare for the Province of Saskatchewan who shall be Chairman of such Board: and

C. A. Scott, Director, Labour Branch, Department of Reconstruction, Labour & Public Welfare, Regina, Sask.

who shall be Vice-Chairman of such Board, and the following members:—

Mr. W. E. Brunskill, Member of the Typographical Union, Saskatoon, Sask.

Mr. H. D. Davis, General Chairman, Brotherhood of Railway Carmen, Prince Albert, Sask.

Mr. Leroy Johnson, K.C., National Sodium Products Co. Ltd., Moose Jaw, Sask.

Mr. F. E. Doull, Robert Simpson Co. Ltd., Regina, Sask.

(2) Three members of the Provincial Board shall constitute a quorum, and in the absence of the Chairman, the Vice-Chairman shall act as Chairman of such Board.

(3) A decision of the majority of the members of the Provincial Board present and constituting a quorum shall be the decision of the Provincial Board and in the event of a tie, the Chairman or Acting Chairman shall have a casting vote.



(4) The Provincial Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(5) The Provincial Board and each member thereof may receive and accept such evidence and information on oath, affidavit or otherwise as in its or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.

(6) The Provincial Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.

(7) The remuneration of each member of the Provincial Board, other than the Chairman and Vice-Chairman, shall be fifteen dollars per day for each day engaged in work of the Provincial Board and each member of the Board shall be paid actual living and travelling expenses when necessarily absent from his place of residence in connection with his duties as a member of such Board.

(8) Mr. A. J. Smith, Regina, Sask., shall be the Chief Executive Officer of the Provincial Board.

3. The Provincial Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.

4. (1) Except as hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

(i) employees in the Province of Saskatchewan described by the provisions of paragraphs (b) and (c) of subsection one of section three of the said Regulations,

(ii) the employers of all such employees in their relations with such employees, and

(iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers,

are hereby vested in the Provincial Board and all the provisions of the said Regulations relating to or referring to the Wartime Labour Relations Board shall relate and refer *mutatis mutandis* to the said Provincial Board.

(2) The provisions of subsection one of this section shall not affect nor be deemed to vest in the Provincial Board the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to

(i) any matter where employees in more than one province of a common employer are affected, or

(ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

5. The Wartime Labour Relations Board may exercise the jurisdiction vested in it under the Wartime Labour Relations Regulations with respect to any proceeding pending before it on the date of this Order.

6. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Provincial Board made pursuant to the Wartime Labour Relations Regulations may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Provincial Board if the application for such leave has been made within fifteen days of the issue of such decision or order of the Provincial Board or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Provincial Board should have made.

7. The expenditures incurred by the Minister of Labour under any agreement executed under section two of this Order shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
Clerk of the Privy Council.



**Order in Council amending agreement with Province of Quebec for care of children whose mothers are employed on war work**

P.C. 3733

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas pursuant to Orders in Council P.C. 6242 of July 20, 1942, and P.C. 6657 of July 30, 1942, the Minister of Labour entered into an agreement with the Province of Quebec to assist the Province in the care of children of mothers and foster mothers during the time such mothers and foster mothers are absent from their homes at employment in war industries;

And whereas the parties to the said agreement consider it advisable in the national interest that the provisions of clause eleven thereof providing for the admission of children of mothers working in other than war industry to any project approved under the agreement should be modified to provide greater latitude for the admission of such children to such projects;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend clause eleven of the agreement above referred to and it is hereby amended to read as follows:—

"11. (1) Subject to the terms of sections 8, 9 and 10 above, children whose mothers are working in other than war industries, may be admitted to any creche, day nursery or other facility approved under this agreement.

(2) Eligible children of mothers working in war industries shall have priority at all times in admission to any approved creche, day nursery or other facility over the children of other applicants.

(3) If the number of children of mothers working in other than war industry, maintained in any approved creche, day nursery or other facility at any time exceeds twenty-five per cent of the approved maximum capacity of the creche, day nursery or other facility, the Dominion will contribute to the cost of maintenance of such excess number in the creche, day nursery or other facility only if the written consent of the Minister or his duly authorized representative is given to the maintenance of such excess number in the creche, day nursery or other facility."

A. D. P. HEENEY,

*Clerk of the Privy Council.*

**Order in Council respecting temporary employment of married women in the public service**

P.C. 6/3735

*Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 19th day of May, 1944.*

The Board recommend that under the authority of The War Measures Act and notwithstanding the provisions of Section 15 of the Civil Service Act, a married woman who, prior to her marriage, was employed in the public service of Canada in either a permanent or a temporary capacity, may be re-assigned or re-appointed in a temporary capacity at the salary rate which she received prior to her marriage or to which she is entitled under the terms of Order in Council of November 17, 1943, P.C. 194/8855, provided that her service has been continuous.

This regulation shall apply to those married since April 1, 1940, but payment shall commence on April 1, 1943, or at the date of re-assignment or re-appointment, whichever is the later date, to a married woman whose salary rate may be amended under the terms of this regulation.

The Board also recommend that Section 10 of Order in Council of November 17, 1943, P.C. 194/8855 be rescinded.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## Order in Council *re* pay for boys enlisted into Reserve Units or formations of the Canadian Army.

P.C. 72/3735

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 19th May, 1944.*

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence:—

“The undersigned has the honour to state that the Adjutant-General has reported that:—

- (a) Order in Council, P.C. 74/11160 dated 9th December, 1942, authorized the enlistment of boys who have attained the age of 17 years into Active Units or formations of the Canadian Army for the purpose of undergoing training. Financial Regulations and Instructions (Canada), Article 144 provides that a private soldier in Active units or formations of the Canadian Army over 17½ years of age shall be paid \$1.30 per diem. A boy 17 to 17½ years of age is paid the daily rate of 70 cents.
- (b) The enlistment of boys into Reserve units or formations of the Canadian Army is governed by King's Regulations and Orders for the Canadian Militia, 1939, para. 304 which provides that boys under 18 years of age may be enlisted under the conditions therein set out. The pay authorized for such boys so enlisted is governed by Pay and Allowance Regulations, 1937, Article 155 which provides that the daily rates of pay for boys in Reserve units or formations of the Canadian Army shall be 60 cents.
- (c) In order to provide uniformity between the relative rates of pay for boys in Active and Reserve units or formations of the Canadian Army it is proposed that authority be granted to provide that boys enlisted into Reserve units or formations of the Canadian Army on attaining 17½ years of age shall receive the standard rate of pay for a private soldier enlisted into Reserve units or formations of the Canadian Army, namely \$1.20 per diem.

2. The proposed action is a temporary measure only for the duration of the War in order to correct the present discrepancy between the relative rates of pay for such boys in Active and Reserve units and to stimulate the interest of boys eligible for enlistment in Reserve units or formations who are potential recruits for Active units or formations of the Canadian Army.

3. The Deputy Minister (Army) accordingly recommends that appropriate action be taken to provide that boys enlisted into Reserve units or formations of the Canadian Army on attaining 17½ years of age shall receive the standard rate of pay for a private soldier enlisted into Reserve units or formations of the Canadian Army, namely \$1.20 per diem.

4. The estimated cost of the foregoing proposal for 12 months of 1944-45 amounts to \$27,000 of recurring expenditure. Funds are available in the 'Special Reserve-Releases' Allotment for transfer to the 'Pay and Allowances' Allotment of the 1944-45 Annual Army Estimates.

5. The undersigned concurs in the recommendations of the Deputy Minister (Army) and has the honour to recommend that under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927 and notwithstanding the provisions of any Statute, law, regulation or Order, Your Excellency in Council be pleased to order that:—

- (i) Boys enlisted into Reserve units or formations of the Canadian Army on attaining 17½ years of age shall receive the daily standard rate of \$1.20 payable to private soldiers enlisted into Reserve units or formations of the Canadian Army.
- (ii) This Order shall come into force and effect as and from the 1st day of April, 1944."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council *re* postponement date of payments required by the Income War Tax Act—P.C. 98/2595 of April 12, 1944 revoked

P.C. 115/3735

*Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 19th day of May, 1944.*

The Board recommend, under the War Measures Act, that Order in Council P.C. 98/2595 of April 12, 1944, be repealed and in lieu thereof the following Order be substituted, namely:—

"Any individual or estate taxable as such shall not be required to pay income tax or interest in respect of that portion of the tax based on the income of the year 1943 that was or should have been paid in accordance with section 48 of the Income War Tax Act, but such tax shall be payable on the 31st of August, 1944, together with interest as in the said Act provided, from the said date so substituted in lieu of any prior date or dates mentioned in the said section.

Nothing in this Order shall be deemed to relieve any taxpayer from the liability to pay income tax and interest on any deficiency under section 48 of the said Act."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council exempting steel billets for manufacture of boiler tubes from war exchange tax

P.C. 3737

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of MAY, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Finance reports that boiler tubes imported for use exclusively in the manufacture or repair of pressure parts of boilers, pulp mill digesters and vessels for the refining of oil have been admitted duty free from all countries for many years;

That up to the present steel billets suitable for use in the manufacture of boiler tubes have not been made in Canada;



That steel billets of the type used in the manufacture of boiler tubes are dutiable at the Canada-United States Trade Agreement rate of \$4.00 per ton but home consumption Drawback Item 1028 provides for a drawback of 99 per cent of the duty when these billets are used in the manufacture of seamless pipes, tubes and flues;

That imports of steel billets of non-British Empire origin are subject to the war exchange tax of 10 per cent *ad valorem*;

That the one firm in this country manufacturing seamless boiler tubes supplies a substantial portion of Canada's requirements and for a number of years this firm has been selling its boiler tubes at a substantial loss; and

That the national interest would be best served in the present emergency if imports of steel billets for use in the manufacture of seamless boiler tubes were exempt from the war exchange tax of 10 per cent *ad valorem*, thereby eliminating part of the loss now being borne by the Canadian manufacturer of boiler tubes

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that steel billets when imported by manufacturers of seamless boiler tubes for use exclusively in the manufacture of seamless boiler tubes, in their own factories, (*ex* Item 399) be exempt from the war exchange tax of 10 per cent *ad valorem*, effective January 1, 1944.

A. D. P. HEENEY,  
Clerk of the Privy Council.

### Order in Council prohibiting the export of lobster meat, except under licence

P.C. 3746

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 19th day of MAY, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board, with the concurrence of the Department of Fisheries, recommend that, for the purpose of ensuring sufficient supplies for the Canadian Market, the exportation of fresh and frozen lobster meat be similarly prohibited, except under permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order and doth hereby order as follows,—

1. The exportation of fresh and frozen lobster meat is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the twenty-second day of May 1944.

A. D. P. HEENEY,  
Clerk of the Privy Council.



# Order in Council amending the Defence of Canada Regulations

P.C. 3797

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 19th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that representations have been made by the Attorney General of British Columbia and others to the effect that, notwithstanding the provisions of regulation 39E of the Defence of Canada Regulations, property is from time to time being transferred to persons to be held by them on behalf of persons of the Japanese race;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend regulation 39E of the Defence of Canada Regulations and it is hereby amended by inserting immediately after paragraph (5) thereof the following:—

“(5A) Every person who acquires or holds land or growing crops for the benefit of any person known to him to be of the Japanese race or a company known to him to be a Japanese company shall be guilty of an offence and liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding three months.”

A. D. P. HEENEY,

*Clerk of the Privy Council,*

## Order in Council re leasing of lands required in Canada by the United States Government for defence projects

P.C. 3869

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas on July 7, 1943, Cabinet War Committee approved in principle a recommendation, submitted by officers of the departments concerned, that the Department of Mines and Resources assume responsibility for acquiring properties located in the Northwest Territories, the Yukon Territory, the Dawson Creek Area, British Columbia, including Fort St. John, the Fitzgerald Area, Alberta, and in all cases connected with the rights of way required for purposes of the Alaska Highway, and that the Department of Transport assume responsibility for acquiring properties in all other cases;

And whereas Cabinet War Committee further agreed that the Government take action to acquire properties only when they were intended for the direct use of the United States Government; United States contractors to make their own arrangements on the understanding that they would not acquire property in the name of the United States Government;

And whereas the Minister of Mines and Resources and the Minister of Transport report that in order to expedite the completion of arrangements for the leasing of land as above set out, it is deemed advisable to obtain general authority for entry into leases of land, as may be required for United States purposes, where the annual rental is \$500 or under;

That it is proposed to obtain an assignment from the United States Government of all leases of land in Canada entered into by that Government, and it is deemed advisable to obtain general authority for payment of rental on all such leases where the annual rent is \$500 or under;

That the War Appropriation Act provides, *inter alia*, that the Governor in Council may make, from time to time, such orders or regulations as may be deemed necessary to give effect to the purposes of the Act and may by order or regulation:

- (b) Prescribe administrative practices with respect to contracts and agreements for the execution of any public work or for the acquisition of lands, buildings, equipment, stores, materials and supplies, by purchase or otherwise, for the use of the Public Service of Canada; and

That provision will be made, from time to time, out of funds provided by the War Appropriation Acts, to meet the expenditures involved under the leases above referred to.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources and the Minister of Transport, is pleased, in connection with the leasing of lands required in Canada by the United States Government for defence projects, to grant and doth hereby grant general authority to the Departments of Mines and Resources and Transport:—

(1) For entry into leases for the land required where the annual rental is \$500 or under, such leases to be, generally, in the form and terms of the draft lease hereto attached with such changes therein as the respective Ministers of the Departments concerned may deem advisable;

(2) For entry into assignments and for payment of rental due or accruing on all leases assigned by the Government of the United States to the Government of Canada where the annual rental is \$500 or under, on obtaining satisfactory evidence of their authenticity and of the amount of rental due thereunder.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL REVENUE

W.M. No. 2

Third Revision

Supplement No. 5

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 18th May, 1944

*To Collectors of Customs and Excise, and others concerned:***Foreign Exchange Control Board**

1. Instructions to Collectors of Customs and Excise No. 19(a) (4) on page 12 of Memorandum WM No. 2 (Third Revision) are amended to read as follows:—

“(4) A valid Border Travel Permit (Short Form H) and the Collector is satisfied:—

(i) that the holder is taking with him out of Canada no travellers' cheques and not more than \$10 in banknotes or coin, of which not more than \$5 are in U.S. banknotes or coin.

(ii) if the traveller is leaving Canada by public conveyance, that he is not doing so on transportation purchased in Canada for any destination in the United States except a city or town immediately across the border from the place of leaving Canada. If necessary, the Collector should satisfy himself on this point by inspection of the traveller's ticket or by inquiry from the conductor, driver, etc. to which the ticket has been surrendered.

(The permit card is to be examined and returned after the examining officer is satisfied as to the identity of the holder).”

2. The effect of this amendment is that commencing immediately the Board's Short Form H travel permit will authorize a resident to take out of Canada NOT MORE THAN \$10 of which NOT MORE THAN \$5 MAY BE U.S. FUNDS acquired as change on previous trips under the permit, subject to the following conditions:

(a) The traveller may not use any railway, aeroplane, bus or other transportation purchased in Canada for any destination in the United States except a city or town immediately across the border from the place of leaving Canada.

(b) The funds which are taken out of Canada may only be used in the United States for expenditures incidental to the trip and any unexpended balance must be brought back to Canada by the traveller.

3. The Short Form H permit card is being revised and when supplies are available, the present cards should be lifted from holders and replaced by the new cards.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*





**PART III**  
**Wartime Prices and Trade Board**  
**(Finance)**

**GOVERNMENT NOTICE RS-10**

**COMMODITY PRICES STABILIZATION CORPORATION LTD.**

**Notice Respecting Repayment of Subsidies**

NOTICE is hereby given that Item No. 3 of Government Notice RS-2 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1943, Vol. IV, No. 3, on October 25, 1943, is rescinded effective May 9, 1944.

NOTICE is hereby given that Item No. 1 of Government Notice RS-6 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1944, Vol I, No. 7, on February 21, 1944, is rescinded effective May 15, 1944.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. Oranges on being exported or on being sold as ships' stores on or after May 15, 1944.....	70c. per case.
2. Crude Oil and Petroleum Products on being exported or on being sold as ships' stores or for ships' bunkers on or after May 9, 1944, from the Provinces of Quebec, Nova Scotia, New Brunswick or Prince Edward Island.	
(a) Fuel Oil and Asphalt.....	\$1.08½ per barrel.
(b) Gasoline and other white products	3·1c. per gallon (imperial).

Dated at Ottawa, this 9th day of May, 1944.

*COMMODITY PRICES STABILIZATION CORPORATION LTD.*  
per. H. B. McKINNON, *President.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1217

**Price Tagging of Certain Goods for Sale at Retail**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Retail Trade, it is hereby ordered, as follows:

1. This Order comes into force June 1, 1944.

2. Every article of goods of a kind listed in the Schedule to this Order which a retailer displays or otherwise offers for sale must have a price tag, card or label, clearly showing the selling price of the article, attached, affixed or annexed to it during the whole of the time it is so displayed or on offer and when it is sold. The tag, card or label must be attached, affixed or annexed in a place where it may readily be seen and examined by a customer.

3. The provisions of this Order shall be subject to such written exemption as the Administrator of Retail Trade may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 12th day of May, 1944.

E. G. BURTON,  
*Administrator of Retail Trade.*

Approved:

D. GORDON

*Chairman, Wartime Prices and Trade Board.*

**SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1217***Men's and Boys' Furnishings*

Bathing suits  
Caps and helmets  
Dressing gowns  
Footwear—all kinds  
Gloves  
Gymnasium suits  
Hats and caps  
Hosiery  
Jerkins  
Leather leggings  
Pullovers, jerseys, cardigans,  
windbreakers, etc.  
Shirts  
Spats  
Sport Shirts  
Underwear

Scarves  
Sport jackets and blazers  
Suits  
Ties  
Topcoats  
Trench coats  
Trousers  
Work pants

*Ladies' Coats, Suits, Dresses, Millinery*

Blouses  
Coats  
Dresses  
Footwear—all kinds  
Millinery  
Pullovers, jerseys, cardigans,  
windbreakers, etc.

*Men's and Boys' Clothing*

Bath robes  
Breeches  
Jackets  
Mackinaw and bush coats  
Overalls  
Overcoats  
Raincoats and slickers

Raincoats  
Separate skirts  
Shirtwaists  
Shorts  
Ski slacks  
Slacks  
Sport Jackets  
Suits

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1217—*Con.**Girls' Wear*

Bathing suits  
 Bathrobes  
 Bed jackets  
 Blouses  
 Coats  
 Dresses  
 Footwear—all kinds  
 Gloves  
 Gymnasium suits  
 Hats and parkas  
 Housecoats  
 Jumpers  
 Nightgowns  
 Play suits, overalls, slacks and shorts  
 Pyjamas  
 Scarves  
 Skirts  
 Slips  
 Snow suits, ski suits, jackets and ski slacks  
 Sport jackets and blazers  
 Suits  
 Ties  
 Tunics  
 Sweaters  
 Underwear

Leggings  
 Nighties  
 Overalls  
 Rompers, knitted suits, knitted jackets and booties  
 Scarves  
 Shawls  
 Shirtwaists  
 Skirts  
 Snow suits  
 Sweaters  
 Ties  
 Tunics  
 Underwear, shirts, shorts and vests  
 Windbreakers

*Ladies' Underwear, Lingerie, etc.*

Aprons  
 Bathrobes  
 Bedjackets  
 Bathing suits  
 Brassieres and bandeaux  
 Corsets and girdles  
 Dressing gowns and kimonas  
 Gloves  
 Hosiery  
 Housecoats  
 Nightgowns  
 Panties  
 Petticoats  
 Pyjamas  
 Shawls  
 Scarves  
 Slips  
 Smocks, hooovers and brunch coats  
 Ties  
 Uniforms for nurses, maids, waitresses and beauticians.

*Infants' and Children's Wear*

Blouses  
 Coats  
 Cotton Shorts  
 Dresses  
 Footwear—all kinds  
 Hats, caps and bonnets  
 Hosiery

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1219

**Maximum Prices of Onions**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. Section 12 of Administrator's Order No. A-916 is hereby revoked and is replaced by the following:—

*"Sales of Canada No. 2 Grade Onions During May, June, July and August*

12. During the months of May, June, July and August in any year the shipper may sell No. 2 grade onions to any buyer at the same price as the maximum price fixed by this Order for sales by him to that buyer of Canada No. 1 grade onions."



2. This Order comes into force on May 18, 1944.

Dated at Ottawa this 16th day of May, 1944.

E. J. CHAMBERS,

*Administrator, Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1221

### **Women's, Misses' and Children's Fur Trimmed Cloth Coats and Fur Trimmed Garments**

Under powers given by the Wartime Prices and Trade Board to the Co-Ordinator of Textiles and Clothing Administrations,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on May 20, 1944, and revokes Administrator's Order No. A-265.

Dated at Ottawa, this 18th day of May, 1944.

F. B. WALLS,

*Co-Ordinator of Textiles and Clothing Administrations.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

NOTE:

1. A manufacturer of women's, misses' or juniors' fur trimmed cloth coats or fur trimmed garments shall continue to comply with the provisions of Administrator's Order No. A-941.

2. A manufacturer of children's fur trimmed cloth coats or fur trimmed garments shall continue to comply with the provisions of Administrator's Order No. A-1089.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1222

### **Refined White Arsenic**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metal (Primary),

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into effect on May 22, 1944, and revokes and replaces Administrator's Order No. A-311.

2. (1) The maximum price per pound at which Deloro Smelting and Refining Company, Limited, may sell refined white arsenic for delivery in 1944, shall be as follows:—

(a) For the first 500 tons,

(i) in carload lots of a minimum of 30,000 pounds, 7½ cents per pound;

(ii) in less than carload lots, 8½ cents per pound;

(b) For the amount in excess of the first 500 tons,

(i) in carload lots of a minimum of 30,000 pounds, 6½ cents per pound;

(ii) in less than carload lots, 7½ cents per pound.

(2) The said Company shall sell refined white arsenic under the provisions of this Order only on the basis f.o.b. Marmora Station, Ontario.

Dated at Ottawa this 19th day of May, 1944.

F. M. CONNELL,  
*Administrator of Non-ferrous Metal (Primary).*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1223

### Maximum Prices of Goods Purchased at Retail for Resale

Under powers given by the Wartime Prices and Trade Board to the Administrator of Retail Trade,

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Order comes into force on June 1, 1944.

2. If a person buys any goods from a retailer for resale, the maximum price at which the buyer may resell or offer to resell the goods in the same form as purchased by him shall be the actual price paid by him for the goods, plus the discount, if any, allowed from the price at which the seller is offering the goods for sale at retail.

3. On every purchase of goods from a retailer for the purpose of resale, the buyer shall demand from the seller and the seller shall deliver forthwith to the buyer, a sales invoice or receipt showing the date of the sale and particulars sufficient to identify the seller, the amount of the sale and the amount of discount, if any, allowed to the buyer.

4. The invoice or receipt referred to in Section 3 shall be retained by the buyer for a period of not less than twelve months from the date of the transaction to which it relates and shall during such time be available for inspection by any authorized representative of the Board.

Dated at Ottawa, this 19th day of May, 1944.

E. G. BURTON,  
*Administrator of Retail Trade.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1224

### Maximum Prices of Fresh Strawberries and Raspberries

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

#### Part I—Introductions and Definitions

##### APPLICATION OF THE ORDER

1. This Order comes into force on May 29, 1944, and expires September 30, 1944. It fixes maximum prices for sales of Canadian grown strawberries and raspberries

during that period. It also fixes maximum prices for sales of imported strawberries and raspberries during the period June 5, 1944, to September 30, 1944, both inclusive. Administrator's Order A-1091 as amended, shall not apply to sales of imported strawberries and raspberries during the said period June 5, 1944 to September 30, 1944.

#### PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container, package or crate which results in the sum of the price and the charge for the container, package or crate exceeding the maximum price.

#### ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fresh strawberries or raspberries or received by the seller in connection with the sale of any fresh strawberries or raspberries shall constitute part of the price of such products.

#### ZONES IN WHICH PRICES ARE FIXED

4. For the purposes of this Order, Canada is divided into the following zones:
  - (a) Zone No. 1 being composed of the Provinces of Ontario and Quebec;
  - (b) Zone No. 2 being composed of the Provinces of Nova Scotia, New Brunswick and Prince Edward Island;
  - (c) Zone No. 3 being composed of that part of Canada not included in Zone No. 1 and Zone No. 2.

#### DEFINITIONS

5. For the purposes of this Order,
  - (a) "consumer" means a person who buys for his personal or household consumption;
  - (b) "direct buying retailer" means a retailer who purchases strawberries or raspberries from a shipper at a price not exceeding the maximum price as fixed by this Order for sales of such products by a shipper to a wholesale distributor;
  - (c) "shipper" means a grower of strawberries and raspberries, or any person who purchases or otherwise acquires such products from a grower and assembles and/or ships them in an area of production;
  - (d) "sell" includes an offer to sell;
  - (e) "wholesale distributor" means any person other than a shipper who sells strawberries and raspberries at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer;

#### Part II—Sales of Canadian Grown Strawberries and Raspberries by Shippers (including Primary Producers)

6. (1) The maximum price at which a shipper may sell any Canadian grown strawberries or raspberries to any class of buyer listed in the Schedule hereto shall, according to the class of buyer, to the size of the container in which the berries are packed and sold, the zone in which they are grown and, on sales of strawberries, according to the period of the year in which they are sold, be the price listed in the said Schedule for the same.

(2) Where the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the seller's country shipping point. However, where a seller, by his own means of transportation, transports the berries to a buyer in a city, town or village, the nearest limits of which is more than 15 road miles from his farm or country shipping point, as the case may be, that seller may charge the actual cost of such transportation but not in any event exceeding the less than car-load express rate.

### Part III—Sales by Wholesale Distributors

#### SALES OF CANADIAN GROWN STRAWBERRIES AND RASPBERRIES

7. (1) The maximum price at which a wholesale distributor may sell to any person any Canadian grown strawberries or raspberries shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order at which a shipper could have sold him those berries;
- (b) if the shipper is not required to deliver free to him by this Order, the actual cost of transporting the berries from the shipper's country shipping point to the city, town or village in which the wholesale distributor has his place of business, but not in any event exceeding the less than carload express rate; and
- (c) a markup, according to the size of container in which the berries are packaged and sold and, on sales of strawberries, according to the period of the year in which they are sold and the zone in which they are grown, not exceeding the markup set forth in the following table:—

TABLE

#### Maximum Markups Shown in Cents per Quart or per Pint of Berries ON SALES OF STRAWBERRIES

GROWN IN ZONES NOS. 1 AND 2				GROWN IN ZONE NO. 3			
Quarts		Pints		Quarts		Pints	
Up to and including June 24	After June 24	Up to and including June 24	After June 24	Up to and including June 17	After June 17	Up to and including June 17	After June 17
4	2½	2½	1½	4	2½	2½	1½

#### ON SALES OF RASPBERRIES

4 cents per quart

2½ cents per pint

#### SALES OF IMPORTED STRAWBERRIES AND RASPBERRIES

(2) During the period from June 5 to September 30, 1944, both inclusive, the maximum price at which a wholesale distributor may sell to any person any imported strawberries or raspberries at any point in any zone, shall be the sum of the following:

- (a) an amount equal to,
  - (i) if his place of business is in Zone 1 or 2, the maximum price as fixed by this Order at which a shipper could have sold him that kind of Canadian berries grown in Zone 1 and packed in quart or pint containers as the case may be, or
  - (ii) if his place of business is in Zone 3, the maximum price as fixed by this Order at which a shipper could have sold him that kind of Canadian berries grown in Zone 3 and packed in quart or pint containers, as the case may be;
- (b) an amount equal to the cost of transporting the berries at the less than carload express rate to his place of business from Simcoe, Ontario, if his place of business is in Zone 1 or 2 or from Mission, British Columbia, if his place of business is in Zone 3, and
- (c) a markup, according to the size of container in which the berries are packaged and sold and, on sale of strawberries, according to the period of the year and the zone in which they are sold, not exceeding the markup set forth in the following table:



## TABLE

**Maximum Markups Shown in Cents per Quart or per Pint of Berries**  
**ON SALES OF STRAWBERRIES**

IN ZONES NOS. 1 AND 2				IN ZONE No. 3			
Quarts		Pints		Quarts		Pints	
Up to and including June 24	After June 24	Up to and including June 24	After June 24	Up to and including June 17	After June 17	Up to and including June 17	After June 17
4	2½	2½	1½	4	2½	2½	1½

**ON SALES OF RASPBERRIES**

4 cents per quart

2½ cents per pint

**SALES ON CONSIGNMENT**

(3) If a wholesale distributor receives any shipment of strawberries or raspberries for sale on consignment, he must not sell those berries at a price exceeding the maximum price as fixed by this Section for sales by him of that kind of berries.

(4) Where the sale is to a buyer within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the wholesale distributor's place of business.

**COMBINED MARKUP TO WHOLESALE DISTRIBUTORS**

8. (1) Where a sale of strawberries or raspberries is made by and between wholesale distributors, the total amount of the markup of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

(2) Every wholesale distributor on a sale to another wholesale distributor shall state on the sales invoice furnished the buyer, the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the strawberries and raspberries, and the amount of the markup which is available for the buyer.

**Part IV—Sales at Retail Other Than by Shippers**

**SALES OF CANADIAN GROWN STRAWBERRIES AND RASPBERRIES**

9. (1) The maximum price at which any person other than a shipper may sell at retail any strawberries or raspberries grown in Canada shall be the sum of the following:

- (a) the actual price paid by him for those berries but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by his supplier;
- (b) if his suppliers not required to deliver free to him by this Order, the actual cost incurred by him in transporting the berries from his supplier's shipping point to the city, town or village in which he has his place of business, but not in any event exceeding the less than carload express rate; and
- (c) a markup, according to the size of container in which the berries are packed and sold and, on sales of strawberries, according to the period of the year in which they are sold and the zone in which they are grown, not exceeding the markup set forth in the following table:

## TABLE

**Maximum Markups Shown in Cents per Quart or per Pint of Berries  
ON SALES OF STRAWBERRIES**

GROWN IN ZONES NOS. 1 AND 2				GROWN IN ZONE NO. 3			
Quarts		Pints		Quarts		Pints	
Up to and including June 24	After June 24	Up to and including June 24	After June 24	Up to and including June 17	After June 17	Up to and including June 17	After June 17
<i>On sales by any retailer other than a direct buying retailer</i>							
8	5	5	3	8	5	5	3
<i>On sales by a direct buying retailer</i>							
10	6	6	4	10	6	6	4

**ON SALES OF RASPBERRIES**

*On sales by any retailer other than a direct buying retailer*

8 cents per quart

5 cents per pint

*On sales by a direct buying retailer*

10 cents per quart

6 cents per pint

**SALES OF IMPORTED STRAWBERRIES AND RASPBERRIES**

(2) During the period from June 5 to September 30, 1944, both inclusive, the maximum price at which any person may sell any imported strawberries or raspberries at retail shall be the sum of the following:

- (a) on sales by a retailer who purchased those berries from a wholesale distributor, the actual price paid by him for those berries, but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by a wholesale distributor; plus, if the wholesale distributor is not required to deliver free to the retailer, the actual cost incurred by him in transporting the berries from the wholesale distributors' shipping point to the city, town or village in which the retailer has his place of business, but not in any event exceeding the less than carload express rate; or
- (b) on sales by a retailer who imported the berries an amount equal to,
  - (i) if the retailer's place of business is in Zone 1 or 2, the maximum price as fixed by this Order at which a shipper could have sold the retailer, in carload lots, that kind of Canadian berries grown in Zone 1 and packed in quart or pint containers, as the case may be, or
  - (ii) if the retailer's place of business is in Zone 3 the maximum price as fixed by this Order at which a shipper could have sold the retailer, in carload lots, that kind of Canadian berries grown in Zone 3 and packed in quart or pint containers, as the case may be;
  - (iii) an amount equal to the cost of transporting the berries at the less than carload express rate to his place of business from Simcoe, Ontario, if his place of business is in Zone 1 or 2, or from Mission, British Columbia if his place of business is in Zone 3, and

- (c) a markup, according to the size of container in which the berries are packed and sold, and on sales of strawberries, according to the period of the year and the zone in which they are sold, not exceeding the markup set forth in the following table:—

**TABLE**  
**Maximum Markups Shown in Cents per Quart or per Pint of Berries**  
**ON SALES OF STRAWBERRIES**

IN ZONES NOS. 1 AND 2				IN ZONE NO. 3			
Quarts		Pints		Quarts		Pints	
Up to and including June 24	After June 24	Up to and including June 24	After June 24	Up to and including June 17	After June 17	Up to and including June 17	After June 17
<i>On sales by any retailer other than a direct buying retailer</i>							
8	5	5	3	8	5	5	3
<i>On sales by a direct buying retailer</i>							
10	6	6	4	10	6	6	4

#### ON SALES OF RASPBERRIES

*On sales by any retailer other than a direct buying retailer*

8 cents per quart

5 cents per pint

*On sales by a direct buying retailer*

10 cents per quart

6 cents per pint

#### Part V—Records of Sales and Purchases

##### SALES INVOICES

10. (1) On every sale of strawberries or raspberries other than a sale at retail the seller shall at the time of delivery of the berries furnish the buyer with an invoice showing, in addition to any information which he may be required to show by Section 8, the name and identifying address of the seller and the buyer, the date of sale, the quantity sold and the price charged therefor and whether they are packed in pint or quart containers.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

##### RECORDS OF PURCHASES

11. Every wholesale distributor and retailer shall immediately upon receipt by him of any strawberries or raspberries purchased by him make a written record at the place of business at which he receives the berries, showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the actual price and transportation charges paid and whether the berries are packed in pint or quart containers. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 10, he need not keep any other record of the particulars of sale shown on that invoice.

## INSPECTION OF RECORDS AND INVOICES

12. Every invoice and record which a seller of strawberries or raspberries is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

## SALES SLIPS ON SALES AT RETAIL

13. Every person who sells strawberries or raspberries at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the size of container, the quantity and the price of the berries sold.

Dated at Ottawa this 22nd day of May, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*





PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 6

(U.S. Preference Ratings)

Dated May 8, 1944

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended, and Order in Council P.C. 3 of January 4, 1944, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the fighting services of Canada, the needs of His Majesty, and the supply of things essential to the community, to regulate the use of preference ratings, certificates, allocations, allotments or other authorizations established, granted or assigned by the War Production Board of the United States of America, and hereby orders as follows:—

**1. Interpretation**

For the purposes of this Order, unless the context otherwise requires,

- (a) "rating" means any preference rating, certificate, allocation, allotment, or other authorization established, granted or assigned by the War Production Board of the United States of America.
- (b) "use" includes any notification of a rating made by one person to another with intent to obtain goods or materials.

**2. Use of Ratings Prohibited Unless Authorized by Priorities Officer**

(1) Except as authorized by general order or specific written authorization of the Priorities Officer, no person shall use or purport to use, or represent that he has the right to use, a rating, or any words, figures or symbols designating a rating.

(2) Any person who receives a notification of a rating may rely thereon unless he knows or has reason to believe that the person from whom such notification was received, had no right to use the rating.

**3. Records**

(1) Every person who uses or purports to use a rating shall keep for a period of two years, and shall produce to the Priorities Officer or his representative, on request, a record of his authority to use the rating and of all the uses of the rating made by him, including in such record,

- (a) the names and addresses of the persons to whom any notification of the rating has been made, or from whom any notification of the rating has been received, together with the dates of each such notification; and
- (b) the quantities and descriptions of the goods or materials in respect of which any notification of the rating has been made.

(NOTE: Purchase orders or copies of purchase orders will normally furnish much of the record required under Section 3.)

**4. Purchase Orders of United States Governmental Agencies**

This Order shall not apply to any agency of the United States Government.

W. E. UREN,  
*Priorities Officer.*

APPROVED:

J. E. MICHAUD,

*Acting Minister of Munitions and Supply*

J. GERALD GODSOE,

*Chairman, Wartime Industries Control Board*

## DEPARTMENT OF MUNITIONS AND SUPPLY

## RUBBER CONTROLLER

## Order No. Rubber 1-A

## (Order No. Rubber 1 Amended)

Dated May 11, 1944

Pursuant to the authority conferred by Order in Council P.C. 3, of January 4, 1944 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 5 of Order No. Rubber 1 Amended*

Section 5 of the Rubber Controller's Order No. Rubber 1 dated December 2, 1942 is hereby amended by deleting therefrom the initial and names "Arthur B. Hannay" and by substituting therefor the initial and names "Greig B. Smith".

A. H. WILLIAMSON,  
*Rubber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

## CONTROLLER OF SUPPLIES

## Order No. Supplies 1-A

## (Order No. Supplies 1—Hard Fibre and Cordage—Rescinded)

Dated May 6, 1944.

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Supplies No. Supplies 1, dated January 9, 1943, is rescinded.

G. PETER KAYE,  
*Acting Controller of Supplies.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

NOTICE—This Order is issued concurrently with Order No. A-1209, effective May 6, 1944, of the Administrator of Cotton and Cotton Products, Wartime Prices and Trade Board, who now has jurisdiction over Hard Fibre and Cordage.

## DEPARTMENT OF MUNITIONS AND SUPPLY

## CONTROLLER OF SUPPLIES

## Order No. Supplies 2-B

## (Order No. Supplies 2-A—Supply of Cork—Rescinded)

Dated May 15, 1944.

ursuant to the powers conferred by Order in Council P.C. 6391 of August 19, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Supplies No. Supplies 2-A, dated November 29, 1943, is rescinded.

G. PETER KAYE,  
*Acting Controller of Supplies.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

NOTICE—This Order is issued concurrently with Order No. A-1212, effective May 15, 1944, of the Administrator of Building Paper and Wallboard, Wartime Prices and Trade Board, who now has jurisdiction over Cork.

## DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

### Order No. Timber 24

#### (Wood Fuel—Restrictions in British Columbia)

Dated May 4, 1944.

PURSUANT to the authority conferred by Order in Council P.C. 1997 of March 21, 1944 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

#### 1. Interpretation

For the purposes of this Order unless the context otherwise requires,

- (a) "bushwood" means any wood intended for use as fuel, which is not the by-product of a sawmill or shingle mill;
- (b) "hogged fuel" means any waste or by-products of a sawmill or shingle mill which has been processed in a machine known as "the hog";
- (c) "millwood" means any waste or by-product of a sawmill or shingle mill capable of use as fuel, (except sawdust and hogged fuel) and includes cuttings, edgings, blocks and slabs;
- (d) "sawdust" includes sawdust manufactured in sawdust machines as well as that resulting from ordinary sawmill or shingle mill operations;
- (e) "wood fuel" includes bushwood, millwood, hogged fuel and sawdust.

#### 2. Destruction of Wood Fuel and Processing of Millwood

- (1) No person shall burn wood fuel in a sawmill burner or shingle mill burner and no operator of a sawmill (whether portable or otherwise and including a tie mill) shall destroy or allow to be destroyed any waste or by-product of his mill which is capable of use as fuel.
- (2) No person shall process in "a hog" any millwood in the form of slabs, edgings, blocks and inside material which is customarily used as domestic fuel, but this prohibition shall not apply to cedar millwood.

#### 3. Sawdust Burners

No person shall sell, offer to sell, supply, purchase, acquire, or install any sawdust burner.

#### 4. Sale of Wood Fuel

- (1) No person shall sell or deliver millwood or bushwood except in cords comprising 128 cubic feet each or fractions of such a cord, when properly piled, or, if the wood is 16 inches or under in length,



- (a) in cords comprising 128 cubic feet each or fractions of such a cord, when properly piled; or
- (b) in cords comprising 168 cubic feet each or halves of such a cord in box containers in which the wood is loosely packed.
- (2) No person shall sell or deliver sawdust, except
  - (a) in sacks containing 4 cubic feet; or
  - (b) in units comprising 200 cubic feet each or fractions of such a unit.
- (3) No person shall sell or deliver hogged fuel except in units of 200 cubic feet each or fractions of such a unit.
- (4) No person shall deliver millwood or bushwood in a box container unless the container is filled with wood up to the limit of its capacity when levelled off at the top, or, if the container is divided into compartments, each compartment containing any wood is so filled.
- (5) No person shall deliver sawdust in a box container unless the container is filled with sawdust up to the limit of its capacity when levelled off at the top, and the quantity of sawdust in a container so filled shall be deemed to equal the capacity of the container, even if the sawdust has been tramped or compressed otherwise than by its own weight.
- (6) On and from June 1, 1944 no person shall deliver millwood, bushwood or sawdust in a box container unless the container has painted on one side in legible letters of not less than six inches in height the name and address of the owner of the vehicle and, if the container is used for the delivery of bushwood or millwood, the capacity of the container expressed in cords of 168 cubic feet and fractions of such a cord, or, if the container is used for the delivery of sawdust, the capacity of the container expressed in units of 200 cubic feet and fractions of such a unit.

## 5. Invoices

- (1) Every person who sells or delivers wood fuel shall prepare an invoice in duplicate for each such sale or delivery showing therein
  - (a) the name and address of the seller and purchaser; and
  - (b) the kind, and quantity of each kind, of wood fuel sold; and
  - (c) the price per cord or per unit and the total price charged; and
  - (d) the date of delivery; and
  - (e) any and all charges for and incidental to the sale and delivery; and
  - (f) if the wood is bushwood or millwood, the length thereof and whether the wood is seasoned dry or green.
- (2) No person shall make any charge for, or incidental to, the sale or delivery of wood fuel unless the charge is shown on the invoice.
- (3) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the wood fuel and one copy shall be kept on file by the seller for the inspection of the Timber Controller or his representative.

## 6. Application of Order and Permits

This Order shall apply only in the Province of British Columbia and shall be subject to any permit issued by the Timber Controller or the Regional Wood Fuel Officer.

## 7. Previous Orders Rescinded

The following Orders are rescinded

Fuelwood Order No. 34 dated September 5, 1942  
 Fuelwood Order No. 36 dated September 12, 1942  
 Fuelwood Order No. 53 dated November 18, 1942  
 Fuelwood Order No. 61 dated January 12, 1943  
 Fuelwood Order No. 40 dated September 14, 1942  
 Order No. Wood Fuel 1 dated March 31, 1943.

A. H. WILLIAMSON,  
*Timber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

## PART V

Export Permit Branch  
(Trade and Commerce)**EXPORT PERMIT BRANCH ORDER No. 94**

OTTAWA, May 16, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:

1. That Regulation 32 (*d*) of the Export Permit Regulations (Seventh Revision) be amended to read as follows:—

Applications for permits to export canned lobster to the United States should be submitted to the Prices and Supply Representative, Wartime Prices and Trade Board, Halifax, N.S.

2. That this Order shall come into force and have effect on and after May 22nd, 1944.

J. A. MacKINNON,  
*Minister of Trade and Commerce.*

447  
VOLUME II, No. 9



JUNE 5, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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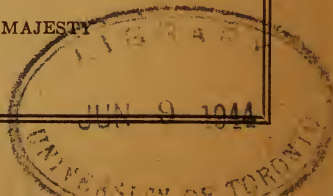
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of 26th November, 1942

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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
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1944

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Erratum—*Canadian War Orders and Regulations*—

Vol. II, No. 8, page 410—P.C. 3671—7th paragraph "That Section (5) of the said Section 13" should read "That subsection (5) of the said Section 13".

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PART I  
Orders in Council

Order in Council amending the National Selective Service Civilian Regulations

P.C. 2454

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of MAY, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend the National Selective Service Civilian Regulations in the manner hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943) as amended, and they are hereby further amended as follows:—

1. Subsection (8) of Section 210A is revoked and the following is substituted therefor:

210A (8) A Selective Service Officer may pay to ex-coal mine workers supplementary allowances pursuant to the provisions of Section 212 of these Regulations;

2. Section 212 is revoked and the following is substituted therefor:

212 (1) Where a Selective Service Officer has directed or requested a person to take employment and deems it necessary for the efficient placement of workers he may, in accordance with principles and directions set out in instructions given by the Director

(a) advance such person an amount not exceeding his necessary travelling expenses from the place where he was requested to take the employment to the place of employment;

(b) advance such person an amount not exceeding his necessary travelling expenses from the place of employment to the place where he was when he was requested to take the employment or to a place equidistant from the employment;

(c) if, in his opinion, it is necessary to move such person's dependents, advance him an amount not exceeding the necessary travelling expenses for his dependents and other necessary expenses arising out of his change of residence;

(d) pay him at the rate of forty cents per hour on the basis of an eight-hour day and six-day week during the period necessarily spent travelling to the place of employment or during any period when he is requested to hold himself available for referral to employment; and

(e) advance such a person an amount not exceeding the necessary travelling expenses for his dependents and other necessary expenses arising out of his change of residence, from the place of employment to the place where he was when he was requested to take the employment or to a place equidistant from the employment.

(2) A person to whom an advance or payment is made under paragraphs (a) or (c) of Subsection (1) of this section shall repay the amount thereof to the Crown upon demand but he shall be deemed to have repaid to the Crown in respect of such advance five dollars for each week during which he remains in the employment which he accepted on the direction or at the request of the Selective Service Officer; or if he remains in the employment for the period which he was, pursuant to this part, directed or requested to remain, or if, for reasons beyond his control, he does not enter or remain in the employment which he was directed or requested to take, he shall be deemed to have repaid the full amount of the advance.

(3) Where a Selective Service Officer directs or requests a person to take employment which involves a change of residence and requires him to be separated from his dependents, and the earnings from the employment are not, in the opinion of the Selective Service Officer, sufficient to compensate him for the increased cost of living occasioned by the separation, the Selective Service Officer may, in accordance with principles and directions set out in instructions from the Director, pay him a supplementary living allowance not exceeding seven dollars and fifty cents for each week he is in such employment.

(4) Where a Selective Service Officer has, under this part, directed or requested a person to take employment at a rate lower than his usual rate of remuneration, the Director may pay him, or authorize the employer notwithstanding the Wartime Wages Control Order to pay him, a supplementary allowance not exceeding five dollars for each week he remains in the employment.

(5) Where a Selective Service Officer directs or requests a person to take employment, he may, in accordance with principles and directions set out in instructions given by the Director

(a) advance him an amount not exceeding fifteen dollars to defray living expenses during the first week of employment, and the person to whom such advance is made shall repay the amount thereof to the Selective Service Officer within forty-eight hours from receiving his first wages or salary from the employment or within such further period as the Selective Service Officer may allow;

(b) advance him an amount not exceeding his necessary expenses for work clothing, and the person to whom such an advance is made shall repay the amount thereof to the Selective Service Officer within forty-eight hours from receiving his first wages or salary from the employment or within such further period as the Selective Service Officer may allow.

(6) Payments under subsections three and four of this section may be made to the person to whom the supplementary allowance is granted or to his employer on his behalf; and where any such payment is made to an employer, the employer shall pay it to the person to whom the supplementary allowance is granted within one month from the receipt thereof.

(7) Where an advance is made under subsection one of this section for travelling expenses, the Selective Service Officer may pay the amount thereof or any part thereof to a transportation company in payment of transportation for the person to whom the advance is made.

His Excellency in Council, on the same recommendation, is further pleased to order and doth hereby order that in accordance with directions and instructions issued by the Director advances or allowances may be paid at the rates and subject to the conditions specified in Section 212 of the Regulations as amended hereby in respect of directions or requests to take employment prior to the date of this Order.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



# Order in Council providing for supplementary agreements with the Provinces *re* Old Age Pensions

P.C. 3377

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 29th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that under wartime conditions it has become desirable and necessary to amend the Old Age Pensions Act to permit old age pensioners and blind pensioners to be in receipt of a greater maximum amount of income without thereby causing a reduction in the amount of pension payable under the said Act, and that after consultation with the provinces it is deemed expedient and desirable that such increases should be sixty dollars per year;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased hereby to authorize the Minister of Finance to make supplementary agreements with the several provinces, and to order and doth hereby order that notwithstanding anything contained in the Old Age Pensions Act (R.S.C., Chap. 156, as amended) in the case of any province entering into such supplementary agreement, the following provisions shall apply as of April 1, 1944, or such later date as may be agreed upon:—

1. Section 8 (f) of the Old Age Pensions Act shall be read as if the words and figures "three hundred and sixty-five dollars (\$365) a year" read "four hundred and twenty-five dollars (\$425) a year";

2. Subparagraph (i) of paragraph (d) of subsection (1) of Section 8A of the said Act shall be read as if the words "four hundred and forty dollars a year" read "five hundred dollars a year";

3. Subparagraph (ii) of paragraph (d) of subsection (1) of Section 8A of the said Act shall be read as if the words "six hundred and forty dollars a year" read "seven hundred dollars a year";

4. Paragraph (a) of subsection (3) of Section 8A of the said Act shall be read as if the words "one hundred and forty dollars a year" read "two hundred dollars a year";

5. Paragraph (b) of subsection (3) of Section 8A of the said Act shall be read as if the words "three hundred and forty dollars a year" read "four hundred dollars a year";

6. Paragraph (c) of subsection (3) of Section 8A of the said Act shall be read as if the words "one hundred and forty dollars a year" read "two hundred dollars a year";

7. Paragraph (d) of subsection (3) of Section 8A shall be deleted;

8. Subsection (1) of Section 9 of the said Act shall be read as if the words "sixty-five dollars a year" read "one hundred and twenty-five dollars a year";

9. The supplementary agreement aforesaid shall be as near as may be in the form of Schedule I to this Order;

10. The amount required to pay the Dominion's share of the increase in the amount of pensions which may become payable as a result of the amendments authorized by this Order shall be a charge upon the War Appropriation.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

## SCHEDULE I

MEMORANDUM OF AGREEMENT made the

DAY OF , 1944.

BETWEEN

The Governor General of the Dominion of Canada in Council, represented by the Minister of Finance of Canada, hereinafter called the Dominion of the First part

and  
The Lieutenant Governor of the Province of , in Council, represented by the Minister of of for hereinafter called The Province,

of the Second Part.

Whereas under the terms of agreements dated , entered into between the Dominion and the Province pursuant to the provisions of the Old Age Pensions Act, Chapter 156, R.S.C., 1927, as amended, and of the Act of Chapter of the statutes of , the Province agreed to pay old age pensions and pensions in respect of blindness to the persons and under the conditions specified in the Act first above cited and the regulations made thereunder, and the Dominion agreed to pay to the Province quarterly an amount equal to seventy-five per centum of the net sum so paid out during the preceding quarter by the Province for such pensions;

And whereas under the provisions of Dominion Order in Council No. dated , the Dominion is, in effect, authorized to enter into a supplementary agreement with the Province for the payment of such pensions to every person who

- (a) has attained the age of seventy years and is not in receipt of income of as much as four hundred and twenty-five dollars (\$425) a year; and
- (b) is blind within the meaning of the Old Age Pensions Act and Regulations and is unmarried, or a widower without a child or children or a widow without a child or children and is not in receipt of an income of as much as five hundred dollars (\$500) a year; and
- (c) is blind within the meaning of the Old Age Pensions Act and Regulations and is married, or a widower with a child or children or a widow with a child or children and is not in receipt of an income of as much as seven hundred dollars (\$700) a year; and
- (d) fulfils the other requirements set forth in the Old Age Pensions Act and the Regulations made thereunder.

And whereas the Province desires to enter into a supplementary agreement with the Dominion as aforesaid;

And whereas the Province is not authorized under the provision of the Act, , being Chapter of the statutes of , to enter into a new agreement with the Dominion as aforementioned, but has, by Order in Council number , dated , authorized the signing of the supplementary agreement and has given assurance that appropriate amendment to the said Act will be introduced by the Government at the next Session of the Legislature.

And whereas the Minister of Finance for Canada and the Minister of for have been respectively authorized to enter into a supplementary agreement accordingly;

Now, in consideration of the premises and the respective agreements by and on behalf of the parties hereto, hereinafter set forth, this memorandum of agreement witnesseth that the parties hereto agree that the agreements aforesaid shall be modified as follows:—

The maximum pension payable shall be \$300 yearly (except in the case of a blind person who marries a blind person, in which case the maximum pension shall be \$150.00 yearly), which shall be subject to reduction as follows:

- (a) In the case of an old age pensioner by the amount of the income of the pensioner in excess of \$125.00 a year.
- (b) In the case of a blind pensioner who is unmarried or a widower without a child or children or a widow without a child or children, by the amount of the income of the pensioner in excess of \$200.00 a year.
- (c) In the case of a blind pensioner who is married or a widower with a child or children or a widow with a child or children, by the amount of the income of the pensioner in excess of \$400.00 a year.
- (d) In the case of a blind pensioner married to a blind person receiving a pension in respect of blindness under the Old Age Pensions Act, by the amount of the income of the pensioner in excess of \$200.00 a year.

In witness whereof

## Order in Council *re* computation of wheat acreage reduction in the years 1942-3

P.C. 3870

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 3 (1) of the Wheat Acreage Reduction Act reads as follows:

"3 (1) For the purposes of this Act, the basic acreage in wheat on any farm in the area shall be the wheat acreage in 1940 plus eighty per centum of any land newly broken in 1940, and where there was no wheat acreage in 1940 the basic wheat acreage on any farm in the area shall be the wheat acreage in 1939 together with eighty per centum of any land newly broken in 1940; Provided that the basic acreage in wheat on any farm in the area shall not exceed eighty per centum of the total cultivated acreage of the farm in the year 1939 or 1940, as the case may be."

And whereas the Minister of Agriculture reports that in most of the areas where new breaking is done it is the practice to break additional land each year as the farms are still in the development stage, and it is considered that such new breaking in the years 1941 and 1942 should have been regarded as potential wheat acreage, and allowance made for it as such, for the purposes of the Wheat Acreage Reduction Act;

And whereas in the definition of basic acreage, contained in Section 3 (1) of the Act, provision is made for including such new breaking carried out in the year 1940 but not in the years 1941 and 1942.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following regulations and they are hereby made and established, accordingly.

Regulations respecting computation of wheat acreage reduction under the Wheat Acreage Reduction Act in the years 1942 and 1943:

1. For the purpose of computing the wheat acreage reduction in the year 1942, eighty per centum of any land newly broken on a farm in 1941 may be added to the basic wheat acreage of such farm as determined under Section 3 (1) of the Wheat Acreage Reduction Act subject to the proviso mentioned therein.



2. For the purpose of computing the wheat acreage reduction in the year 1943, eighty per centum of any land newly broken on a farm in 1941 and/or 1942 may be added to the basic wheat acreage of such farm as determined under Section 3 (1) of the Wheat Acreage Reduction Act subject to the proviso mentioned therein.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

## Order in Council appointing the Civil Service Mobilization Committee (Ottawa)

P.C. 3874

*Certified to be a true copy of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 23rd May, 1944.*

The Committee of the Privy Council have had before them a report, dated 18th May, 1944, from the Minister of Labour, representing that since a date shortly after be coming into force of The National Selective Service Mobilization Regulations responsible authorities in the Department of Labour have been conducting industrial mobilization surveys under the provisions of said Regulations with the object of withdrawing men, on postponement, for service in the army;

That such mobilization surveys have entailed co-operation between the employers and committees of review appointed by the Minister of Labour, known as "Mobilization Survey Committees";

That these mobilization surveys have been prepared in the first instance by the employer, and after review by mobilization survey committees, the surveys are presented to the Mobilization Boards for final ruling;

That the Dominion Government is the largest single employer of labour in Canada, and that it is desirable that steps be taken to conduct mobilization surveys applicable to all employees of the Government of Canada, where such employees are subject to the provisions of the National Selective Service Mobilization Regulations, 1944.

The Committee, therefore, on the recommendation of the Minister of Labour, advise:

- (1) That the Minister of Labour be authorized to appoint a Committee to be known as "The Civil Service Mobilization Committee (Ottawa)", with full power and authority to carry out, under the direction of the Minister of Labour, a mobilization survey in relation to all male employees of the Government of Canada designated for purposes of The National Selective Service Mobilization Regulations, 1944, where such employees are on duty in the Ottawa area, to the end that this Committee may prepare and submit or provide for the preparation and submission of such plans for the postponement of the military training of said employees pursuant to Section 10 (10) of The National Selective Service Mobilization Regulations as the Committee deems necessary;
- (2) That the Committee shall consist of senior civil servants, one of whom shall be appointed on the recommendation of and to represent the Minister of the Department undergoing survey.
- (3) That without limiting the generality of the foregoing this Committee be empowered to do the following things amongst others:
  - (i) To complete mobilization survey forms or other required forms prescribed by or on behalf of the Minister of Labour;
  - (ii) To review the necessity of postponement of all male employees concerned;
  - (iii) To make all necessary recommendations in respect of postponement of male employees to the responsible Mobilization Survey Committee or as otherwise directed by the Minister of Labour;



- (iv) To complete the mobilization survey in question, to the end that a plan may be prepared to provide for the orderly withdrawal of all replaceable physically fit men, in the designated classes on postponement, for service in the army, where such withdrawal is consistent with the efficient selection and utilization of manpower in the national interest.
- (4) That the Minister of Labour be empowered to establish one or more Civil Service Mobilization Committees of a like nature, in other areas of Canada, which committees upon appointment shall have the same powers and perform the same duties as are herein specified for the Civil Service Mobilization Committee (Ottawa).
- (5) That the Minister of Labour be authorized to issue such directions, not inconsistent with the foregoing as he may deem necessary to give effect thereto according to the true intent and purpose thereof.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## Order in Council providing tariff treatment for coal used in the production of synthetic rubber

P.C. 3904

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of MAY, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that a considerable quantity of imported bituminous coal is used annually in the production of steam which is consumed in the manufacture of synthetic rubber;

That bituminous coal is dutiable at the rate of 35 cents per ton under the British Preferential Tariff and 75 cents per ton under the Intermediate and General Tariffs;

That in addition to the customs duty a war exchange tax of 10 per cent *ad valorem* applies to bituminous coal imported from non-British Empire countries;

That the customs duty and war exchange tax amount to about one-third of the value of the bituminous coal f.o.b. point of shipment in the United States and increase the landed cost in Canada of this commodity by over one dollar per ton; and

That the combined production programme of the United Nations would be best served in the present emergency if bituminous coal entering into the cost of production of synthetic rubber were exempt from customs duty and war exchange tax.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that bituminous coal entering into the cost of manufacture of synthetic rubber, when imported for use exclusively in the production of synthetic rubber be accorded the tariff treatment hereunder indicated, effective April 1, 1944:

Bituminous coal which enters into the cost of manufacture of synthetic rubber, when imported for use exclusively in the production of synthetic rubber . . . .

<i>British Preferential Tariff</i>	<i>Intermediate Tariff</i>	<i>General Tariff</i>
Free	Free	Free

(To be designated as Tariff Item 588c.)

And further that bituminous coal which enters into the cost of manufacture of synthetic rubber, when imported for use exclusively in the production of synthetic rubber be exempt from the war exchange tax of 10 per cent *ad valorem*, effective April 1, 1944.

A. D. P. HEENEY,  
Clerk of the Privy Council.

Order in Council postponing the coming into force of the amendment  
to the Stabilization of Longshore Labour (Halifax) Order

P.C. 3943

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th Day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is considered advisable that the amendment made by Order in Council P.C. 3370 of May 8, 1944, to the Stabilization of Longshore Labour (Halifax) Order (Order in Council P.C. 5161 of June 25, 1943) should come into effect on June 17, 1944, instead of May 16, 1944.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to order and it is hereby ordered that the amendment made by Order in Council P.C. 3370 of May 8, 1944, to the Stabilization of Longshore Labour (Halifax) Order (Order in Council P.C. 5161 of June 25, 1943) shall come into effect on June 17, 1944, instead of on May 16, 1944, the date fixed by said Order in Council P.C. 3370.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council directing the consignment or transfer to War Assets  
Corporation Ltd. of any materials or articles, having a value  
not in excess of \$15,000, reported as surplus by any  
Government Department or Agency

P.C. 4013

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 29th day of May, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1342 of March 4, 1944, the Minister of Munitions and Supply was authorized, *inter alia*, to direct the consignment or transfer to War Assets Corporation Limited of materials or articles surplus to current requirements, which are derived from, or which result from, contracts entered into by, or being carried out under the direction or control of the Minister, or the cancellation of any such contracts; provided that no such consignment or transfer of surplus materials or articles having a value (as estimated by the Minister of Munitions and Supply) in excess of \$15,000.00 should be made without the prior authorization or approval of the Governor in Council;

And whereas the Minister of Munitions and Supply reports that the Crown Assets Allocation Committee recommends that the said authority be extended to include all materials or articles reported as surplus by any Government Department or Agency having a value (as estimated by the Minister of Munitions and Supply) not in excess of \$15,000.00;

And whereas the Minister concurs in the said recommendation of the Committee.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act, and the Department of Munitions and Supply Act and the War Appropriation Act, No. 3, 1943, is pleased to authorize and doth hereby authorize the Minister of Munitions and Supply to consign or transfer

to War Assets Corporation Limited any materials or articles reported as surplus by any Government Department or Agency thereof, provided that no such consignment or transfer of any such surplus materials or articles having a value (as estimated by the Minister of Munitions and Supply) in excess of \$15,000.00 shall be made without the prior authorization or approval of the Governor in Council.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council extending the time during which wood fuel may be contracted for and cut in order to be eligible for subsidy**

P.C. 4053

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 29th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, as amended, authorizes the Wartime Prices and Trade Board to direct Commodity Prices Stabilization Corporation Ltd. to pay, on the certification of the Timber Controller, a subsidy or bonus of \$1.00 per standard cord on all commercial wood fuel contracted for and cut on or before June 30, 1944, and delivered to a dealer or held to his account after March 5, 1943;

And whereas it is desirable to extend to September 30, 1944, the time within which wood fuel may be contracted for and cut in order that the dealer to whom it is delivered or on whose account it is held may be entitled to the subsidy.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Finance, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend the said Order in Council P.C. 3465, and it is hereby further amended by deleting from Paragraph (a) of Section 2 thereof, as amended, the words and figures "June 30, 1944" and substituting therefor the words and figures "September 30, 1944".

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council re payment of compensation for loss sustained by the firing of artillery, small arms, the practice in the use of explosives, etc.**

P.C. 80/4133

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on the 31st day of May, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence, concurred in by the Honourable the Minister of Justice, reporting that:—

"(a) Claims have been made and may be made in the future against the Crown in respect of pecuniary loss arising out of death or injury to persons and damage to property due to artillery firing and practice in the use of grenades, mortars and other types of explosives and by the testing of or proving of guns, weapons, ammunition, explosives and chemical substances by the Army Authorities or by the Inspection Board of the United Kingdom and Canada;



- (b) Under the present state of the law, a claimant in the circumstances aforesaid has no legal right of recovery against the Crown, unless it can be established that there was negligence on the part of an officer or servant of the Crown when acting within the scope of his duty and employment;
- (c) In the majority of cases, no such negligence exists or can be established, with the result that the claimant has no legal right of recovery, notwithstanding that his pecuniary loss was suffered through no fault of his own;
- (d) The extent to which said firing practice and testing is required to be carried out is due to the state of war now existing and notwithstanding the exercise of the best of care and the taking of all reasonable precautions, it is difficult in many cases to avoid causing damage, particularly that resulting from concussion or blast due to the explosive substances which have been used. For this reason, it is considered that some provision should be made for the payment of compensation in the class of cases mentioned;
- (e) With respect to pecuniary loss caused by a Royal Canadian Air Force aircraft in flight, taking off or landing, or by an article or person falling from such aircraft, Your Excellency in Council, by Order in Council dated 15th April, 1942, P.C. 46/3017, made special provision for the payment of compensation whereby the claimant is relieved of the necessity of establishing that there was negligence on the part of an officer or servant of the Crown and compensation is paid to the claimant unless his pecuniary loss was contributed to by the claimant's negligence or by the negligence of any servant of the claimant acting within the scope of his duties or employment.
- (f) The consideration underlying these provisions involve considerations similar in principle to those relating to pecuniary loss arising out of artillery practice and testing or proving as aforesaid;
- (g) The estimated cost of the foregoing proposal, including accumulated claims for 1944-45, amounts to \$97,500. Funds in this amount are available in the 'Special Reserve Releases' Allotment for transfer to the 'Sundries' Allotment of the 1944-45 Annual Army Estimates.

2. The undersigned, with the concurrence of the Minister of Justice, has therefore the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and notwithstanding the provisions of any other act, law, statute or regulations, be pleased to make the following Regulations:—

'1. When a complaint is received by the Department of National Defence from any person or Government that pecuniary loss has been caused to such person or Government, subsequent to the 1st day of January, 1943, by:—

- (a) the firing of any artillery, small arms or other ammunition, or
- (b) practice in the use of explosives, explosive missiles, chemical substances, lethal gas, or
- (c) the testing of any artillery, small arms or other ammunition, explosives, explosive missiles, chemical substances, lethal gas, or
- (d) the proving of guns, weapons, ammunition, explosives, explosive missiles, chemical substances, lethal gas,

including any concussion or blast caused by such firing, practice, testing and/or proving and when said firing, practice, testing and/or proving is being carried out by, or under the direction of, personnel of the Canadian Army or the Inspection Board of the United Kingdom and Canada, that Department shall, without prejudice and without admitting liability, request the complainant to furnish a detailed statement of the facts upon which such complaint is based and a detailed statement showing how such pecuniary loss is computed, together with copies of all vouchers verifying all disbursements. Where the loss is alleged to have been caused by the operations of the said Inspection Board, that Board would forthwith report the matter to the Department of National Defence, and that Department will thereupon deal with the matter as if the complaint had been made to it.



2. An officer of the Department of National Defence shall investigate the complaint and report what would be reasonable compensation for the loss complained of.

3. The material submitted by the complainant and the report made by said officer shall be submitted to the Deputy Minister of Justice with the following:—

- (a) a statement showing whether the members of the Canadian Army or the officers and servants of the said Inspection Board involved were on duty or acting within the scope of their duties and employment at the time of the alleged occurrence;
- (b) a statement from each person referred to in clause (a) of this paragraph, if possible, setting forth the circumstances surrounding the complaint, as he knows them, and whether or not he was on duty or acting within the scope of his duty or employment at the time;
- (c) statements from all other persons having any knowledge of such circumstances;
- (d) copies of all reports made to local authorities in connection with the circumstances giving rise to the complaint;
- (e) such plans or sketches as may be necessary to understand the exact nature of the occurrence;

and the Deputy Minister of Justice shall be asked for his opinion with regard to the following points:—

- (i) as to whether the pecuniary loss complained of or any part thereof was caused by an occurrence as is mentioned in paragraph 1 of this order, and
- (ii) whether such pecuniary loss was contributed to by the negligence of the complainant or any servant of the complainant acting within the scope of his duties or employment.

4. If the Deputy Minister of Justice gives an opinion to the effect that any part or all of the pecuniary loss complained of was caused by an occurrence as is mentioned in paragraph 1 of this Order, and that such loss was not contributed to by the negligence of the complainant or of a servant of the complainant acting within the scope of his duties or employment, the Minister of National Defence may make application to the Treasury Board for authority to make such payment to the complainant as to him seems reasonable in respect of such part of the pecuniary loss complained of as, in the opinion of the Deputy Minister of Justice, was caused as aforesaid. Any payment so made, resulting from pecuniary loss caused by the operations of the said Inspection Board shall be chargeable to that Board and borne by it as an expense incidental to its operations.

5. (1) When the pecuniary loss in respect of which any such complaint is received by the Department of National Defence does not exceed \$200, the material referred to in paragraph 3 of these Regulations shall be submitted to the Judge Advocate-General instead of the Deputy Minister of Justice, and the Judge Advocate-General shall express his opinion with regard to the following points:—

- (a) as to whether the pecuniary loss complained of or any part thereof was caused by an occurrence as is mentioned in paragraph 1 of this Order, and
- (b) whether such pecuniary loss was contributed to by the negligence of the complainant or by any servant of the complainant acting within the scope of his duties or employment.

(2) In any such case, if the Judge Advocate-General gives an opinion to the effect that any part or all of the pecuniary loss complained of or caused by an occurrence as is mentioned in paragraph 1 of this Order, and that such loss was not contributed to by the negligence of the complainant or of a servant of the complainant acting within the scope of his duties or employment, the Chief Treasury Officer in the Department of National Defence (Army) shall, upon the authority of the Deputy Minister of National Defence (Army) make such payment to the complainant as to the said Deputy Minister seems reasonable in respect of such

part of the pecuniary loss complained of as in the opinion of the Judge Advocate-General was caused by such an occurrence as aforesaid. Any payment so made resulting from pecuniary loss caused by the operations of the said Inspection Board shall be chargeable to that Board and borne by it as an expense incidental to its operations.

6. Any payment authorized to be made pursuant to these Regulations shall be made only upon receipt of a release, duly executed by the claimant payment to whom is so authorized, discharging the Crown and/or the Inspection Board of the United Kingdom and Canada and all persons under their control connected with the incident giving rise to the loss complained of from all claims which such complainant may have in respect of such loss.

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## PART II

## Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR  
NAVAL SERVICES

## THE MERCHANT SEAMEN ORDER, 1941

## Board of Inquiry

## Appointment and Confirmation of Appointment

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397 dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Lieutenant Commander L. Harrison, R.C.N. 0-31250, and Acting Lieutenant Commander C. A. McDonald, R.C.N.R. 0-48590, officers of the Naval Forces of Canada as representing the Department of National Defence for Naval Services to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 16th day of May 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*





**PART III**  
**Wartime Prices and Trade Board**  
**(Finance)**

**Board Orders**

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 397

**Beef**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

It is HEREBY ORDERED on behalf of the Board as follows:

1. Section 3 of Board Order No. 307 is hereby revoked and is replaced by the following:

*"Wholesale Prices Include Delivery Except as Specified"*

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice".

2. Subsection (1) of Section 21 of said Order No. 307 is hereby revoked and is replaced by the following:

"(1) This Part fixes the maximum prices at which beef may be sold at retail. Except in the case of the retail cuts of boner beef that may be lawfully sold and except as provided in Rule 12, 13 and 14 of Section 22, selling prices of retailers in all zones are established on a weekly basis and are based upon the weighted average carcass cost of the total quantity of beef of the same quality bought by him during the preceding week".

3. Section 10 of said Order No. 307 is hereby amended by adding as subsection (2) thereof the following:

"(2) The maximum price at which a person in a zone may sell a fore quarter or hind quarter of any quality to any buyer may also be determined according to the following rules:

*Rule 1:* Refer to Schedule "A" and Section 9 to ascertain the maximum price (in cents per pound) at which a carcass of the same quality may be sold at wholesale to the same buyer.

*Rule 2:* The maximum price on the sale at wholesale of a fore quarter of that quality to that buyer is the maximum carcass price, determined according to Rule 1, LESS the amount per pound for fore quarters of that quality shown in Schedule "A".

*Rule 3:* The maximum price on the sale at wholesale of a hind quarter of that quality to that buyer is the maximum carcass price, determined according to Rule 1, PLUS the amount per pound for hind quarters of that quality shown in Schedule "A".

4. Subsection (3) of Section 21 of said Order No. 307 is hereby revoked and is replaced by the following:

"(3) The Retail Beef Price Chart is divided into three parts, the first of which relates to special quality beef, the second to commercial beef and the third to all other qualities of beef except boner beef".

5. Section 22 of said Order No. 307 is hereby amended by adding as Rules 12, 13 and 14, the following:

*Rule 12.* If the total quantity of wholesale cuts purchased by a retailer in any week is less than 30 per cent by weight of his total purchases of beef in that week, the retailer shall not be required to include the quantity and the carcass cost of such wholesale cuts in his purchases of beef made in that week for the purposes of determining his maximum retail prices for the following week under Rule 3 if

(a) he submits to the nearest Prices and Supply or Local Representative of the Board a statement in writing showing the particulars of his actual delivered cost of the wholesale cuts and his proposed selling prices of the retail cuts obtainable from those wholesale cuts; and

(b) such proposed retail prices are approved by the said Representative of the Board;

provided, however, that the said Representative may not approve retail maximum prices under this Rule in excess of those referred to in the following Rule.

*Rule 13.* The Prices and Supply or Local Representative of the Board shall not approve, under the provisions of Rule 12, a maximum price for a retail cut of any quality which is greater than the maximum price for that cut of the same quality fixed under the other Rules of this Section for the week in which the application to the said Representative is made nor shall he approve of prices which will result in the aggregate price received or charged by the retailer for all retail cuts obtainable from any wholesale cut exceeding the sum of

(a) the actual delivered cost of that wholesale cut; and

(b) a markup not exceeding 26½ per cent of his selling price.

*Rule 14.* Until such time as all retail cuts obtainable from the wholesale cuts concerned have been sold or otherwise disposed of, the prices of retail cuts approved by the said Representative of the Board under the provisions of Rules 12 and 13, shall be the retailer's maximum prices of all beef of the same quality in the form of those retail cuts which he has to offer for sale in his retail premises".

6. Schedules "A", "B", "C", "D", "E" and "F" of said Order No. 307 are hereby revoked and are replaced, respectively, by Schedules "A", "B", "C", "D", "E" and "F" of this Order.

7. This Order comes into force on June 5, 1944.

Made at Ottawa this 22nd day of May, 1944.

D. GORDON,  
Chairman.

## SCHEDULE "A" TO ORDER No. 397

## BEING NEW SCHEDULE "A" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Carcasses Sides and Quarters of Special Quality, Commercial Quality, Plain Quality, Cow and Bull, and Cutter Quality Beef.

Zone	Special	Commercial	Plain	Cow and Bull	Cutter
<i>(a) Carcasses and Sides</i>					
1.....	22.25	21.25	19.75	18.75	18.25
2.....	21.75	20.75	19.25	18.25	17.75
3.....	22.00	21.00	19.50	18.50	18.00
4.....	21.50	20.50	19.00	18.00	17.50
5.....	21.50	20.50	19.00	18.00	17.50
6.....	21.00	20.00	18.50	17.50	17.00
7.....	22.00	21.00	19.50	18.50	18.00
8.....	21.50	20.50	19.00	18.00	17.50
9.....	21.00	20.00	18.50	17.50	17.00
10.....	20.25	19.25	17.75	16.75	16.25
11.....	20.25	19.25	17.75	16.75	16.25
12.....	20.25	19.25	17.75	16.75	16.25
13.....	21.50	20.50	19.00	18.00	17.50
14.....	21.25	20.25	18.75	17.75	17.25
15.....	21.75	20.75	19.25	18.25	17.75
<i>(b) Fore Quarters</i>					
Less than Maximum Carcass Price for each Zone by.....	5.00	4.50	4.00	4.00	4.00
<i>(c) Hind Quarters</i>					
More than Maximum Carcass Price for each Zone by.....	5.25	4.75	4.25	4.25	4.25

## SCHEDULE "B" TO ORDER No. 397

## BEING NEW SCHEDULE "B" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Sundry Wholesale Cuts of Beef

Name of Cut	Derived from	Zones						
		1	2	3	4	5	6	7
No. 1 Flank Bone-In.....	Spec. and Comm....	13.25	12.75	13.00	12.50	12.50	12.00	13.00
No. 2 Flank Bone-In.....	Other Qualities....	12.25	11.75	12.00	11.50	11.50	11.00	12.00
No. 1 Flank Boneless.....	Spec. and Comm....	16.00	15.25	15.50	15.00	15.00	14.25	15.50
No. 2 Flank Boneless.....	Other Qualities....	14.75	14.00	14.50	13.75	13.75	13.00	14.50
No. 1 Flank Steak.....	Spec. and Comm....	24.75	24.00	24.50	23.75	23.75	23.00	24.50
No. 2 Flank Steak.....	Other Qualities....	22.75	22.25	22.50	22.00	22.00	21.50	22.50
No. 1 Tenderloin weighing 5 lbs. and up.....	Any Quality.....	59.00	58.50	58.75	58.25	58.25	57.75	58.75
No. 2 Tenderloin weighing 4-5 lbs.....	Any Quality.....	56.25	55.75	56.00	55.50	55.50	55.00	56.00
No. 3 Tenderloin weighing less than 4 lbs.....	Any Quality.....	53.00	52.50	52.75	52.25	52.25	51.75	52.75
Shanks Bone-In.....	Any Quality.....	11.00	10.50	10.75	10.25	10.25	9.75	10.75
Shanks Boneless.....	Any Quality.....	18.75	17.75	18.25	17.50	17.50	16.50	18.25
No. 1 Brisket Point Bone-In..	Spec. and Comm....	17.25	16.75	17.00	16.50	16.50	16.00	17.00
No. 2 Brisket Point Bone-In..	Other Qualities....	14.75	14.25	14.50	14.00	14.00	13.50	14.50
No. 1 Brisket Point Boneless..	Spec. and Comm....	25.00	24.25	24.75	24.00	24.00	23.25	24.75
No. 2 Brisket Point Boneless..	Other Qualities....	21.00	20.25	20.50	20.00	20.00	19.25	20.50
Plates Bone-In.....	Any Quality.....	13.25	12.75	13.00	12.50	12.50	12.00	13.00
Plates Boneless.....	Any Quality.....	16.75	16.25	16.50	16.00	16.00	15.25	16.50



## SCHEDULE "B" TO ORDER No. 397—Concluded

## BEING NEW SCHEDULE "B" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Sundry Wholesale Cuts of Beef

Name of Cut	Derived from	Zones							
		8	9	10	11	12	13	14	15
No. 1 Flank Bone-In...	Spec. and Comm...	12.50	12.00	11.25	11.25	11.25	12.50	12.25	12.75
No. 2 Flank Bone-In...	Other Qualities....	11.50	11.00	10.25	10.25	10.25	11.50	11.25	11.75
No. 1 Flank Boneless...	Spec. and Comm...	15.00	14.25	13.25	13.25	13.25	15.00	14.50	15.25
No. 2 Flank Boneless...	Other Qualities....	13.75	13.00	12.00	12.00	12.00	13.75	13.50	14.00
No. 1 Flank Steak....	Spec. and Comm...	23.75	23.00	22.25	22.25	22.25	23.75	23.50	24.00
No. 2 Flank Steak....	Other Qualities....	22.00	21.50	20.75	20.75	20.75	22.00	21.75	22.25
No. 1 Tenderloin weighing 5 lbs and up.....	Any Quality.....	58.25	57.75	57.00	57.00	57.00	58.25	58.00	58.50
No. 2 Tenderloin weighing 4-5 lbs.....	Any Quality.....	55.50	55.00	54.25	54.25	54.25	55.50	55.25	55.75
No. 3 Tenderloin weighing less than 4 lbs....	Any Quality.....	52.25	51.75	51.00	51.00	51.00	52.25	52.00	52.50
Shanks Bone-In.....	Any Quality.....	10.25	9.75	9.00	9.00	9.00	10.25	10.00	10.50
Shanks Boneless.....	Any Quality.....	17.50	16.50	15.50	15.50	15.50	17.50	17.00	17.75
No. 1 Brisket Point Bone-In.....	Spec. and Comm...	16.50	16.00	15.25	15.25	15.25	16.50	16.25	16.75
No. 2 Brisket Point Bone-In.....	Other Qualities....	14.00	13.50	12.75	12.75	12.75	14.00	13.75	14.25
No. 1 Brisket Point Boneless.....	Spec. and Comm...	24.00	23.25	22.25	22.25	22.25	24.00	23.50	24.25
No. 2 Brisket Point Boneless.....	Other Qualities....	20.00	19.25	18.25	18.25	18.25	20.00	19.50	20.25
Plates Bone-In.....	Any Quality.....	12.50	12.00	11.25	11.25	11.25	12.50	12.25	12.75
Plates Boneless.....	Any Quality.....	16.00	15.25	14.50	14.50	14.50	16.00	15.50	16.25

## SCHEDULE "C" TO ORDER No. 397

## BEING NEW SCHEDULE "C" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Boneless Wholesale Cuts derived from Boner Beef or other qualities as stated below.

Name of Cut	Derived from	Zones						
		1	2	3	4	5	6	7
Ham Inside.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Ham Outside.....	Boner Beef.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50
Knuckle.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Regular Roll.....	Boner Beef.....	25.75	25.25	25.00	24.50	25.00	24.75	25.00
Boneless Strip.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Sirloin Butt.....	Boner Beef.....	22.75	22.25	22.00	21.50	22.00	21.75	22.00
Shoulder Clod.....	Boner Beef.....	22.50	22.00	21.75	21.25	21.75	21.50	21.75
Chuck.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50
Trimnings.....	Any Quality.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50
Minute Steaks.....	Any Quality.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50
Hamburger.....	Any Quality.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50
Bullmeat.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50

## SCHEDULE "C" TO ORDER No. 397—Concluded

## BEING NEW SCHEDULE "C" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Boneless Wholesale Cuts derived from Boner Beef or other qualities as stated below.

Name of Cut	Derived from	Zones							
		8	9	10	11	12	13	14	15
Ham Inside.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Ham Outside.....	Boner Beef.....	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Knuckle.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Regular Roll.....	Boner Beef.....	24.50	24.00	23.25	22.75	22.50	23.75	23.50	24.00
Boneless Strip.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Sirloin Butt.....	Boner Beef.....	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Shoulder Clod.....	Boner Beef.....	21.25	20.75	20.00	19.50	19.25	20.50	20.25	20.75
Chuck.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Trimnings.....	Any Quality.....	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Minute Steaks.....	Any Quality.....	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburger.....	Any Quality.....	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Bullmeat.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50

## SCHEDULE "D" TO ORDER No. 397

## BEING NEW SCHEDULE "D" TO ORDER No. 307

**Explanation 1.** This Schedule contains five Parts—one Part for each quality. The Maximum Price in any Zone of a quarter or major cut of any quality will be found in the applicable Part in the column headed by the Maximum Carcass price for that zone.

**Explanation 2.** This Schedule must also be used by a retailer in ascertaining his weighted average carcass cost according to the rules set forth in Part IV of this Order.

## PART I—SPECIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

<b>CARCASS (OR SIDE).....</b>	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75	20-00
<b>Hind Quarter.....</b>	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
<b>BONE IN CUTS—</b>									
Long Hip.....	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Short Hip.....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
Long Loin.....	30-00	30-25	30-50	30-75	31-00	31-25	31-50	31-75	32-00
Short Loin.....	33-00	33-25	33-50	33-75	34-00	34-25	34-50	34-75	35-00
Shell Loin.....	34-75	35-00	35-50	35-75	36-00	36-25	36-50	36-75	37-00
Steak Piece.....	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00
<b>BONELESS CUTS—</b>									
Short Hip.....	27-50	28-00	28-25	28-50	28-75	29-25	29-50	29-75	30-00
Strip Loin.....	39-75	40-00	40-50	40-75	41-00	41-25	41-75	42-00	42-25
Sirloin Butt.....	31-25	31-75	32-00	32-25	32-75	33-00	33-25	33-75	34-00
<b>Fore Quarter.....</b>	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
<b>BONE IN CUTS—</b>									
Triangle.....	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75
Rack.....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
Rib.....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00
Square Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Cross Cut Chuck.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
<b>BONELESS CUTS—</b>									
Rib.....	30-50	30-75	31-25	31-50	32-00	32-25	32-50	33-00	33-25
Square Cut Chuck.....	16-00	16-25	16-50	16-75	17-25	17-50	17-75	18-00	18-25
Shoulder Clod.....	16-25	16-75	17-00	17-50	17-75	18-00	18-50	18-75	19-00
<b>CARCASS (OR SIDE).....</b>	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
<b>Hind Quarter.....</b>	25-50	25-75	26-00	26-25	26-50	26-75	27-00	27-25	27-50
<b>BONE IN CUTS—</b>									
Long Hip.....	25-50	25-75	26-00	26-25	26-50	26-75	27-00	27-25	27-50
Short Hip.....	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25
Long Loin.....	32-25	32-50	32-75	33-00	33-25	33-50	33-75	34-00	34-25
Short Loin.....	35-25	35-50	35-75	36-00	36-25	36-50	36-75	37-00	37-25
Shell Loin.....	37-50	37-75	38-00	38-25	38-50	38-75	39-00	39-25	39-50
Steak Piece.....	29-25	29-50	29-75	30-00	30-25	30-50	30-75	31-00	31-25
<b>BONELESS CUTS—</b>									
Short Hip.....	30-50	30-75	31-00	31-25	31-75	32-00	32-25	32-50	33-00
Strip Loin.....	42-75	43-00	43-50	43-75	44-00	44-25	44-50	44-75	45-00
Sirloin Butt.....	34-25	34-75	35-00	35-25	35-50	36-00	36-25	36-50	36-75
<b>Fore Quarter.....</b>	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
<b>BONE IN CUTS—</b>									
Triangle.....	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
Rack.....	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
Rib.....	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Square Cut Chuck.....	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
Cross Cut Chuck.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
<b>BONELESS CUTS—</b>									
Rib.....	33-75	34-00	34-25	34-50	35-00	35-25	35-50	36-00	36-25
Square Cut Chuck.....	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75
Shoulder Clod.....	19-25	19-75	20-25	20-50	20-75	21-25	21-75	22-25	22-75

## SCHEDULE "D" TO ORDER No. 397—Continued

## BEING NEW SCHEDULE "D" TO ORDER No. 307

## PART II—COMMERCIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
<b>Hind Quarter</b> .....	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
BONE IN CUTS—									
Long Hip.....	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
Short Hip.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Long Loin.....	28-50	28-75	29-00	29-25	29-50	29-75	30-00	30-25	30-50
Short Loin.....	31-00	31-25	31-50	31-75	32-00	32-25	32-50	32-75	33-00
Shell Loin.....	32-25	32-50	32-75	33-25	33-50	33-75	34-00	34-25	34-50
Steak Piece.....	26-00	26-25	26-50	26-75	27-00	27-25	27-50	27-75	28-00
BONELESS CUTS—									
Short Hip.....	25-50	25-75	26-00	26-50	26-75	27-00	27-25	27-75	28-00
Strip Loin.....	36-75	37-00	37-50	38-00	38-25	38-50	38-75	39-00	39-25
Sirloin Butt.....	29-75	30-00	30-50	30-75	31-25	31-50	31-75	32-00	32-50
<b>Fore Quarter</b> .....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
BONE IN CUTS—									
Triangle.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
Rack.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Rib.....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00
Square Cut Chuck.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
Cross Cut Chuck.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25
BONELESS CUTS—									
Rib.....	27-50	27-75	28-00	28-50	28-75	29-25	29-50	30-00	30-25
Square Cut Chuck.....	15-50	16-00	16-25	16-50	16-75	17-25	17-50	17-75	18-00
Shoulder Clod.....	16-25	16-50	16-75	17-00	17-50	17-75	18-00	18-25	18-75
<b>CARCASS (OR SIDE).....</b>	<b>19-25</b>	<b>19-50</b>	<b>19-75</b>	<b>20-00</b>	<b>20-25</b>	<b>20-50</b>	<b>20-75</b>	<b>21-00</b>	<b>21-25</b>
<b>Hind Quarter</b> .....	24-00	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00
BONE IN CUTS—									
Long Hip.....	24-00	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00
Short Hip.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Long Loin.....	30-75	31-00	31-25	31-50	31-75	32-00	32-25	32-50	32-75
Short Loin.....	33-25	33-50	33-75	34-00	34-25	34-50	34-75	35-00	35-25
Shell Loin.....	34-75	35-00	35-50	35-75	36-00	36-25	36-50	36-75	37-00
Steak Piece.....	28-25	28-50	28-75	29-00	29-25	29-50	29-75	30-00	30-25
BONELESS CUTS—									
Short Hip.....	28-25	28-50	29-00	29-25	29-50	29-75	30-25	30-50	30-75
Strip Loin.....	39-75	40-00	40-50	40-75	41-00	41-50	41-75	42-00	42-25
Sirloin Butt.....	32-75	33-25	33-50	33-75	34-00	34-50	34-75	35-00	35-25
<b>Fore Quarter</b> .....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
BONE IN CUTS—									
Triangle.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rack.....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Rib.....	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Square Cut Chuck.....	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00
Cross Cut Chuck.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
BONELESS CUTS—									
Rib.....	30-50	31-00	31-25	31-50	32-00	32-25	32-75	33-00	33-25
Square Cut Chuck.....	18-50	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50
Shoulder Clod.....	19-00	19-50	19-75	20-00	20-25	20-50	21-00	21-50	22-00



## SCHEDULE "D" TO ORDER No. 397—Continued

## BEING NEW SCHEDULE "D" TO ORDER No. 307

## PART III—PLAIN QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

<b>CARCASS (OR SIDE)</b> .....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
<b>Hind Quarter</b> .....	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75
BONE IN CUTS—									
Long Hip.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Short Hip.....	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50
Long Loin.....	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25	26-50
Short Loin.....	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00
Steak Piece.....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
<b>Fore Quarter</b> .....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
BONE IN CUTS—									
Triangle.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75
Rack.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rib.....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Square Chuck Cut.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Cross Cut Chuck.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
<b>CARCASS (OR SIDE)</b> .....	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
<b>Hind Quarter</b> .....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
BONE IN CUTS—									
Long Hip.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Short Hip.....	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
Long Loin.....	26-75	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75
Short Loin.....	29-25	29-50	29-75	30-00	30-25	30-50	30-75	31-00	31-25
Steak Piece.....	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25
<b>Fore Quarter</b> .....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
BONE IN CUTS—									
Triangle.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Rack.....	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00
Rib.....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Square Cut Chuck.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Cross Cut Chuck.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75

## SCHEDULE "D" TO ORDER No. 397—Continued

## BEING NEW SCHEDULE "D" TO ORDER No. 307

## PART IV—COW AND BULL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

<b>CARCASS (OR SIDE)</b> .....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
<b>Hind Quarter</b> .....	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75
BONE IN CUTS—									
Long Hip.....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Short Hip.....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00
Long Loin.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Short Loin.....	25-00	25-25	25-50	25-75	26-00	26-25	26-50	26-75	27-00
Shell Loin.....	25-00	25-25	25-50	26-00	26-25	26-50	26-75	27-00	27-25
Steak Piece.....	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00
BONELESS CUTS—									
Short Hip.....	24-00	24-25	24-50	24-75	25-25	25-50	25-75	26-00	26-50
Strip Loin.....	28-50	28-75	29-25	29-75	30-00	30-25	30-50	30-75	31-00
Steak Piece.....	21-00	21-25	21-50	22-00	22-25	22-50	23-00	23-25	23-50
<b>Fore Quarter</b> .....	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50
BONE IN CUTS—									
Triangle.....	10-25	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25
Rack.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25
Rib.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Square Cut Chuck.....	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25
Cross Cut Chuck.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75
BONELESS—									
Rib.....	20-75	21-00	21-50	21-75	22-00	22-25	22-75	23-00	23-50
<b>CARCASS (OR SIDE)</b> .....	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
<b>Hind Quarter</b> .....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00
BONE IN CUTS—									
Long Hip.....	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50
Short Hip.....	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Long Loin.....	24-75	25-00	25-25	25-50	25-75	26-00	26-25	26-50	26-75
Short Loin.....	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00	29-25
Shell Loin.....	27-50	27-75	28-25	28-50	28-75	29-00	29-25	29-50	29-75
Steak Piece.....	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25
BONELESS CUTS—									
Short Hip.....	26-75	27-00	27-25	27-50	28-00	28-25	28-50	28-75	29-25
Strip Loin.....	31-25	31-75	32-25	32-50	32-75	33-00	33-50	33-75	34-00
Steak Piece.....	24-00	24-25	24-50	25-00	25-25	25-50	25-75	26-25	26-50
<b>Fore Quarter</b> .....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
BONE IN CUTS—									
Triangle.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Rack.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Rib.....	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
Square Cut Chuck.....	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50
Cross Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
BONELESS—									
Rib.....	23-75	24-00	24-25	24-75	25-00	25-25	25-75	26-00	26-25

## SCHEDULE "D" TO ORDER No. 397—Continued

## BEING NEW SCHEDULE "D" TO ORDER No. 307

## PART V—CUTTER QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

<b>CARCASS (OR SIDE).....</b>	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00
<b>Hind Quarter.....</b>	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00	20.25
BONE IN CUTS—									
Long Hip.....	19.75	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75
Short Hip.....	18.75	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75
Long Loin.....	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25	23.50
<b>Fore Quarter.....</b>	10.00	10.25	10.50	10.75	11.00	11.25	11.50	11.75	12.00
BONE IN CUTS—									
Rib.....	15.50	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50
<b>CARCASS (OR SIDE).....</b>	16.25	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25
<b>Hind Quarter.....</b>	20.50	20.75	21.00	21.25	21.50	21.75	22.00	22.25	22.50
BONE IN CUTS—									
Long Hip.....	22.00	22.25	22.50	22.75	23.00	23.25	23.50	23.75	24.00
Short Hip.....	21.00	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00
Long Loin.....	23.75	24.00	24.25	24.50	24.75	25.00	25.25	25.50	25.75
<b>Fore Quarter.....</b>	12.25	12.50	12.75	13.00	13.25	13.50	13.75	14.00	14.25
BONE IN CUTS—									
Rib.....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75

### RETAIL BEEF PRICE CHART

SPECIAL QUALITY

[illegible]



[illegible]

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

[illegible]

SCHEDULE "E" TO ORDER No. 397—Continued  
BEING NEW SCHEDULE "E" (PART II) TO ORDER No. 307

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on  
Weighted Average Carcass Cost

COMMERCIAL QUALITY

WEIGHTED AVERAGE CARCASS COST	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
<b>AUTHORIZED CUTS</b>									
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters									
1. Shank, Hind Quarter (Boneless).....	21	22	22	23	23	24	24	24	24
2. Round Steak or Roast.....	39	39	39	40	40	41	41	42	42
(a) Round Steak or Roast (Boneless).....	41	41	41	42	42	43	43	44	44
(b) Minced Round Steak.....	41	41	41	42	42	43	43	44	44
3. Rump Roast, Round or Square End.....	38	39	39	40	40	40	41	41	42
4. Sirloin Tip (Boneless).....	41	42	42	43	44	44	44	44	44
(a) Cubed Sirloin Tip (Boneless).....	47	48	48	49	50	50	50	50	50
5. Sirloin Steak or Roast.....	43	43	44	44	45	45	45	46	46
(a) Sirloin Butt (Boneless).....	45	45	46	46	46	47	47	48	48
6. Flank Steak (Boneless).....	32	33	33	33	33	33	33	33	34
7. Flank, Trimmed.....	14	14	15	15	15	16	16	16	17
8. Porterhouse Steak or Roast.....	47	47	48	48	48	48	49	49	50
9. T-Bone Steak or Roast.....	47	47	48	48	48	48	49	49	50
10. Wing Steak or Roast.....	45	45	46	46	46	46	47	47	48
(a) Strip Loin (Boneless).....	54	54	55	55	56	56	57	57	57
11. Rib Roast, 7 Rib-Bones Whole.....	29	29	30	30	30	31	31	32	33
(a) Rib Roast, 7-Rib-Bones (Boneless and Rolled Whole).....	40	40	41	41	41	43	43	44	45
(b) Prime Rib Roast, 5 Rib-Bones.....	31	31	32	32	32	33	33	34	35
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	41	41	43	43	43	44	44	46	47
(d) Rib Roast, 6th and 7th Rib-Bones.....	26	26	27	27	27	28	28	29	30
(e) Rolled Rib Roast, 6th and 7th Rib-Bones Inside Roll (Boneless).....	41	41	43	43	43	44	44	46	47
(f) Rolled Rib Roast, 6th and 7th Rib-Bones Outside Roll (Boneless).....	30	30	31	31	31	32	32	33	34
12. Short Ribs, Braising.....	15	15	15	16	17	17	17	17	17
13. Plate Brisket.....	14	14	14	14	15	15	16	16	16
(a) Plate Brisket (Boneless and Rolled).....	18	18	18	18	20	20	21	21	21
14. Brisket Point.....	13	14	14	14	15	15	16	16	16
(a) Brisket Point (Boneless and Rolled).....	23	23	23	23	25	25	26	26	26
15. Rolled Shoulder (Boneless).....	22	23	23	24	25	25	25	25	25
(a) Round Bone Shoulder Roast.....	25	25	25	25	26	26	26	26	26
16. Short or Cross Rib Roast.....	28	28	29	29	29	30	30	31	32
17. Blade Roast.....	25	25	25	25	26	26	27	27	27
18. Chuck Roast.....	24	24	24	24	25	25	25	25	25
(a) Chuck Roast (Boneless).....	28	28	28	28	29	29	29	29	29
19. Neck (Boneless).....	21	22	22	23	23	24	24	24	24
20. Shank, Front Quarter.....	11	12	12	13	13	13	13	13	13
(a) Shank, Knuckle End.....	7	8	8	9	9	9	9	9	9
(b) Shank, Centre Cut.....	17	18	18	19	19	19	19	19	19
(c) Shank Meat (Boneless).....	21	22	22	22	23	24	24	24	24
<b>MISCELLANEOUS RETAIL CUTS</b>									
Stewing Meat (Boneless).....	21	22	22	22	23	24	24	24	24
Hamburger.....	21	22	22	23	23	23	23	23	23
Tenderloin.....	75	75	75	75	75	75	75	75	75



Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on  
Weighted Average Carcass Cost

[illegible]



SCHEDULE "E" TO ORDER No. 397—Concluded  
BEING NEW SCHEDULE "E" (PART III) TO ORDER No. 307

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based  
on Weighted Average Carcass Cost

PLAIN, COW AND BULL, AND CUTTER QUALITY

16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
19	19	19	19	19	19	19	20	20	20	20	20	21	21	21
32	33	34	34	35	35	36	36	36	36	37	37	38	38	39
35	35	36	36	37	37	38	38	38	38	39	39	40	40	41
35	35	36	36	37	37	38	38	38	38	39	39	40	40	41
33	33	34	34	34	35	35	36	36	36	37	37	38	38	38
35	36	36	36	37	38	38	38	39	40	40	40	40	41	41
40	42	42	42	43	44	44	44	45	46	46	46	46	47	47
36	37	37	38	38	38	39	39	40	41	41	42	42	43	43
		33	33	34	34	34	35	35	36	36	36	36	36	37
28	28	28	29	29	29	29	30	30	30	30	30	31	31	32
10	10	10	11	11	11	11	12	12	12	13	13	13	14	14
42	42	42	43	43	44	44	44	45	45	45	46	46	47	47
42	42	42	43	43	44	44	44	45	45	45	46	46	47	47
39	39	39	40	40	40	41	42	42	43	43	44	44	44	45
		43	43	44	44	45	45	46	46	46	46	46	46	47
25	25	26	26	27	27	28	28	28	29	29	29	30	30	30
35	35	36	36	37	37	39	39	39	40	40	40	41	41	41
27	27	28	28	29	29	30	30	30	31	31	31	32	32	32
36	36	37	37	39	39	40	40	40	41	41	41	43	43	43
21	21	23	23	24	24	25	25	25	26	26	26	27	27	27
36	36	37	37	39	39	40	40	40	41	41	41	43	43	43
24	24	26	26	27	27	29	29	29	30	30	30	31	31	31
11	12	12	12	12	12	12	13	14	14	15	15	15	16	17
11	12	12	12	12	12	12	13	13	13	14	14	14	14	15
15	16	16	16	16	16	16	17	17	17	18	18	18	18	20
11	11	11	11	11	11	11	12	12	13	13	14	14	14	15
18	19	19	19	19	19	19	21	21	21	23	23	23	23	25
17	18	18	19	19	20	20	21	22	22	22	23	23	24	25
19	20	20	21	22	23	23	23	24	24	25	25	25	25	26
23	23	24	25	25	26	26	27	27	27	28	28	29	29	29
21	21	21	22	23	23	24	24	24	25	25	25	25	25	26
18	19	19	20	21	22	22	22	23	23	24	24	24	24	25
22	23	23	24	25	26	26	26	27	27	28	28	28	28	29
18	19	19	19	19	20	20	20	21	21	21	22	22	23	23
10	10	10	10	10	10	10	10	11	11	11	12	12	13	13
6	6	6	6	6	6	6	6	7	7	7	8	8	9	9
16	16	16	16	16	16	16	16	17	17	17	18	18	19	19
18	19	19	19	19	19	19	19	20	20	20	20	21	21	21
18	18	19	19	19	20	20	20	20	20	21	22	22	23	23
18	18	18	19	19	20	20	20	20	20	21	22	22	23	23
70	70	70	70	70	70	70	70	70	70	70	70	70	70	70

## SCHEDULE "F" TO ORDER No. 397

BEING NEW SCHEDULE "F" To ORDER No. 307

CARD FOR BEEF PRICE CHART EXTRACTED FROM SCHEDULE "E"

*To be Furnished to Retailers*

Maximum Retail Selling Prices in This Store for Authorized Retail Cuts of Beef during the Present Calendar Week.

Cuts Authorized by Wartime Prices and Trade Board	MAXIMUM PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF THE FOLLOWING QUALITIES				
	Red Brand Special Quality	Com- mercial Quality	Plain Quality	Cow and Bull Quality	Cutter Quality
1. Shank, Hind Quarter (Boneless).....					
2. Round Steak or Roast.....					
(a) Round Steak or Roast (Boneless).....					
(b) Minced Round Steak.....					
3. Rump Roast, Round or Square End.....					
4. Sirloin Tip (Boneless).....					
(a) Cubed Sirloin Tip (Boneless).....					
5. Sirloin Steak or Roast.....					
(a) Sirloin Butt (Boneless).....					
6. Flank Steak (Boneless).....					
7. Flank, Trimmed.....					
8. Porterhouse Steak or Roast.....					
9. T-Bone Steak or Roast.....					
10. Wing Steak or Roast.....					
(a) Strip Loin (Boneless).....					
11. Rib Roast, 7 Rib-Bones Whole.....					
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....					
(b) Prime Rib Roast, 5 Rib-Bones.....					
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....					
(d) Rib Roast, 6th and 7th Rib-Bones.....					
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Bone- less).....					
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Bone- less).....					
12. Short Ribs, Braising.....					
13. Plate Brisket.....					
(a) Plate Brisket (Boneless and Rolled).....					
14. Brisket Point.....					
(a) Brisket Point (Boneless and Rolled).....					
15. Rolled Shoulder (Boneless).....					
(a) Round Bone Shoulder Roast.....					
6. Short or Cross Rib Roast.....					
7. Blade Roast.....					
8. Chuck Roast.....					
(a) Chuck Roast (Boneless).....					
19. Neck (Boneless).....					
20. Shank, Front Quarter.....					
(a) Shank, Knuckle End.....					
(b) Shank, Centre Cut.....					
(c) Shank Meat (Boneless).....					
MISCELLANEOUS RETAIL CUTS—					
Stewing Meat (Boneless).....					
Hamburger.....					
Tenderloin.....					

NOTE.—Dotted lines at top and foot of each column indicate approximate locations of slots in each column through which Price Indicator Card Stub will be inserted.

## WARTIME PRICES AND TRADE BOARD

ORDER No. 399

### Kosher Beef

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

#### Introduction

1. This Order comes into force on June 5, 1944, and fixes the maximum price at which kosher beef may be sold at wholesale and at retail in any zone in Canada. Order No. 378 is hereby revoked.

2. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any kosher beef or received by the seller from any person in connection with the sale of any kosher beef shall constitute part of the price of such kosher beef.

#### General Definitions

3. For the purposes of this Order,

- (a) "kosher beef" means fresh beef obtained from the fore quarters or wholesale cuts of cattle slaughtered, approved and stamped as kosher under rabbinical authority or supervision; rabbinical authority or supervision means the authority or supervision of a rabbi duly ordained and so recognized by any Jewish synagogue;
- (b) "fore quarter", "carcass", "special quality beef", "commercial quality beef", "plain quality beef", "cow beef", and "bull beef" shall have the same meaning respectively, as set forth in Order No. 307 of the Board;
- (c) "wholesale cut of kosher beef" means any of those bone-in portions of beef derived from a fore quarter, which are defined in Part VI;
- (d) "zone" means one of the zones numbered 1 to 15 mentioned in Schedule "A" hereto which zones correspond respectively with the zones, similarly numbered, described in Order No. 307 of the Board;
- (e) "sale at wholesale" means any sale except a sale at retail, and "sell at wholesale" shall have a corresponding meaning.

4. The word "sell" as used in this Order includes also an offer to sell, and the word "buy" also includes an offer to buy.

#### AUTHORIZED QUALITIES OF KOSHER BEEF

5. No person may sell any kosher beef unless it is either of special quality, commercial quality or plain quality, or is cow or bull beef.

#### Part I—Sales at Wholesale

##### WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

6. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.



## WHOLESALE MUST MAKE EQUITABLE DISTRIBUTION

7. Every person who sells any kosher beef at wholesale shall equitably distribute his available supplies of kosher beef among his customers, at the delivery point referred to in Section 6. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

## RESTRICTIONS ON FORM IN WHICH KOSHER BEEF MAY BE SOLD AT WHOLESALE

8. No person may sell any kosher beef at wholesale except in the form of fore quarters or wholesale cuts as defined by this Order.

## MAXIMUM WHOLESALE PRICES

### WHOLESALE PRICES FOR FORE QUARTERS

9. The maximum price at which any person may sell at wholesale any fore quarter of kosher beef of a quality authorized by Section 5 to a person in a zone shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

### WHOLESALE PRICES FOR MAJOR WHOLESALE CUTS

10. The maximum price at which any person may sell at wholesale a major wholesale cut listed in Schedule "B" of any quality of kosher beef to a person in a zone shall be determined according to the following rules, and to the maximum price so ascertained he may add koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941:—

Rule 1. Reference shall be made to Schedule "A" to ascertain the maximum wholesale price (in cents per pound) set forth in that Schedule for sales of a fore quarter of that quality of kosher beef to a person in the zone in which the buyer's place of business is situated.

Rule 2. When the maximum wholesale fore quarter price has been determined according to Rule 1 reference shall next be made to that Part of Schedule "B" which deals with that quality of beef. Included in the first horizontal row of figures in that Part of Schedule "B" is a fore quarter price which is the same as the maximum wholesale fore quarter price determined according to Rule 1 and is called the corresponding or equivalent fore quarter price.

Rule 3. When that corresponding or equivalent fore quarter price has been ascertained in Schedule "B" according to Rule 2, the price listed in the same column of that Schedule below that corresponding or equivalent fore quarter price and opposite the place where that major wholesale cut is listed shall be the maximum price at which such person may sell at wholesale that major wholesale cut of that quality of kosher beef to that person.

### WHOLESALE PRICES FOR SUNDRY WHOLESALE CUTS

11. The maximum price at which any person may sell at wholesale a sundry wholesale cut listed in Schedule "C" of any quality of kosher beef to a person in a zone shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.



## Part II—General Provisions Applying to Sales at Retail

### DEFINITIONS

12. (1) For the purposes of this Order, "retail kosher cut" means any of the cuts of kosher beef, prepared for sale according to Jewish dietary law, named and numbered in Schedule "D", defined in Section 29 and cut according to the Standard Retail Cutting Chart forming part of the Retail Kosher Beef Chart which is the Chart to this Order.

(2) For the purposes of this Order,

- (a) "average fore quarter cost" means the average of the cost, exclusive of any transportation and koshering charges, paid by a retailer for kosher beef;
- (b) "Retail Kosher Beef Price Chart" refers to Schedule "D" of this Order, but includes also the extracts therefrom printed on cards and furnished by the Board to retailers for their use in specifying their current maximum retail prices for authorized retail kosher cuts and for exhibiting such prices to customers by displaying the Kosher Beef Price Card in the retailer's place of business;
- (c) "Kosher Beef Price Card" is an extract from Schedule "D" showing the names of the authorized retail kosher cuts and, in column headings across the top, the different qualities of kosher beef. Each quality column has blank spaces for the retailer to insert his current maximum retail prices for the retail kosher cuts of that quality;
- (d) "week" means calendar week.

### ADVERTISING AND CUTTING OF KOSHER BEEF

13. (1) No person shall sell at retail in a zone any cut of kosher beef unless it is a retail kosher cut.

(2) No person shall sell at retail in a zone a cut of beef in the form of a retail kosher cut unless it is obtained from a fore quarter of kosher beef.

(3) No person shall advertise the price at which he is offering any kosher beef for sale at retail unless he also states the quality of such kosher beef in the advertisement.

### LIMITATION ON RETAILER'S COST

14. (1) No person selling kosher beef at retail in a zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf any fore quarter or wholesale cut of kosher beef at a total delivered cost, including koshering charges as provided by section 9, 10 or 11, in excess of the lawful maximum price on sales of the same at wholesale in that zone together with any amount paid for express pursuant to Section 6 and the actual transportation charges from the railway station nearest to his place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat, from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section a person selling kosher beef at retail who operates more than one place of business shall, in respect of each such place of business, be deemed to be a separate buyer of kosher beef.

(3) For the purposes of this Section any person who acquires cattle and has them slaughtered, approved and stamped as kosher under rabbinical authority or supervision shall be deemed to have acquired kosher beef.

### PRICES SUBJECT TO REVIEW

15. The prices and markups of all persons selling kosher beef at retail shall be subject to periodic examination by any authorized representative of the Board who may apply and require any person to submit to any kosher beef cutting or other tests authorized by the Board.

## DISPLAYING KOSHER BEEF PRICE CARD

16. (1) Every person selling kosher beef at retail in any part of a zone shall obtain, display and keep displayed in his place of business where it is available to be seen and examined by his customers, the Kosher Beef Price Card provided by the Board on which he shall show for each quality of kosher beef, his current lawful maximum prices for the retail kosher cuts listed thereon.

(2) The Kosher Beef Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in right of Canada, and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.

(3) A retailer must not at any time sell any kosher beef at retail unless he has the Kosher Beef Price Card on display in his place of business, as provided in subsection (1) preceding, showing correctly and legibly thereon his lawful maximum retail prices, then in effect, of the retail kosher cuts of each quality of kosher beef which he has to offer for sale.

## Part III—Sales at Retail in Designated Areas

### DESCRIPTIONS OF DESIGNATED AREAS

17. For the purposes of this Order, a "designated area" means one of the following areas:

- (i) "Montreal Area" composed of the City of Montreal and all territory within a distance of 25 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance;
- (ii) "Toronto Area" composed of the City of Toronto and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance;
- (iii) "Winnipeg Area" composed of the City of Winnipeg and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance.

### RULES FOR DETERMINING MAXIMUM RETAIL PRICES IN DESIGNATED AREAS

18. The maximum price at which any person may sell any retail kosher cut of any quality of kosher beef during any week in any designated area shall be the price for the same fixed by the following rules and the Retail Kosher Beef Price Chart (Schedule "D"). In any event maximum prices shall not be based on an average fore quarter cost in excess of the maximum price, as set forth in Schedule "B" for that quality for the zone in which that designated area is situated.

Rule 1. Except as provided in Rules 5, 6 and 7 of this Section the maximum retail price for each retail kosher cut of a quality of kosher beef is fixed for each week upon the basis of the average fore quarter cost of purchases at wholesale of fore quarters and wholesale cuts of that quality of kosher beef in the preceding week. To ascertain the maximum prices so fixed the retailer must,

1st—List his purchases in the preceding week of fore quarters and major wholesale cuts of that quality of kosher beef, and the quantity by weight in pounds of each purchase;

2nd—Take the actual cost per pound (not including koshering charges) of the fore quarters and from Schedule "B" obtain the fore quarter cost per pound of the major wholesale cuts. Multiply each fore quarter cost by the quantity bought on each purchase. The fore quarter cost of a major wholesale cut shall be the corresponding or equivalent price shown at the top of the vertical column in which the price paid for that major wholesale cut is listed in Schedule "B";

3rd—Add together the amounts so arrived at to obtain the total quantity bought and the total fore quarter cost. Then divide the total weight into the total fore quarter cost (exclusive of transportation and koshering charges) and thereby obtain his average fore quarter cost per pound of that quality;

4th—Select the prices shown in the vertical column headed by that average fore quarter cost in the part of Schedule "D" in which prices of that quality in that designated area are listed. The prices shown in such vertical column are the retailer's maximum prices and shall govern him in selling all retail kosher cuts of that quality during that week.

Rule 2. If a retailer's average fore quarter cost for any quality is not shown at the head of a vertical column in the appropriate part of Schedule "D", the retailer shall select the vertical column in that Part for that quality headed by the cost nearest in value to his average fore quarter cost, and the prices in the vertical column so selected shall be his maximum retail prices. However, if there are two vertical columns each headed by a cost equally near in value to his average fore quarter cost, the column headed by the higher cost shall apply.

Rule 3. If in any one week a retailer did not buy at wholesale kosher beef of a particular quality, but does in the following week buy some of that quality for sale in that week, his maximum retail prices for that week for all retail kosher cuts of that quality shall be based on the average fore quarter cost of the quantity of the first day's purchase of that quality in that week, and otherwise all these rules shall apply in the determination of his maximum retail prices.

Rule 4. If a retailer acquires kosher beef in any week from cattle slaughtered by or for him, the quantity and the actual fore quarter cost of the same must be regarded as a purchase in that week for the purposes of Rule 1 preceding.

Rule 5. If the total quantity of wholesale cuts purchased by a retailer in any week is less than 30 per cent by weight of his total purchases of kosher beef in that week, the retailer shall not be required to include the quantity and the fore quarter cost of such wholesale cuts in his purchase of kosher beef made in that week for the purposes of determining his maximum retail prices for the following week under Rule 1 if

- (a) he submits to the nearest Prices and Supply or Local Representative of the Board a statement in writing showing the particulars of his actual delivered cost of the wholesale cuts and his proposed selling prices of the retail cuts obtainable from those wholesale cuts; and
- (b) such proposed retail prices are approved by the said Representative of the Board;

provided, however, that the said Representative may not approve retail maximum prices under this Rule in excess of those referred to in the next following Rule.

Rule 6. The Prices and Supply or Local Representative of the Board shall not approve, under the provisions of Rule 5, a maximum price for a retail cut of any quality which is greater than the maximum price for that cut of the same quality fixed under the other Rules of this Section for the week in which the application to the said Representative is made nor shall he approve of prices which will result in the aggregate price received or charged by the retailer for all retail cuts obtainable from any wholesale cut exceeding the sum of

- (a) the actual delivered cost of that wholesale cut; and
- (b) a markup not exceeding 26½ per cent of his selling price.

Rule 7. Until such time as all retail cuts obtainable from the wholesale cuts so purchased have been sold or otherwise disposed of, the prices of retail cuts approved by the said Representative of the Board under the provisions of Rules 5 and 6, shall be the retailer's maximum prices of all kosher beef of the same quality in the form of those retail cuts which he has to offer for sale in his retail premises.



## REGISTRATION OF PERSONS SELLING KOSHER BEEF AT RETAIL IN DESIGNATED AREAS

19. (1) On and after June 5, 1944, no person shall sell any kosher beef at retail in any premises in a designated area unless he is registered with the Prices and Supply Representative of the Board for that area as a seller of kosher beef at retail in those premises. However, if he has registered under Order No. 378 he need not register under this Order unless his registration is cancelled.

(2) If a person wishes to register with the Prices and Supply Representative as a seller of kosher beef at retail in any premises in a designated area, he must obtain the appropriate forms at the Regional Office of the Board for that area, properly complete the forms and file them at that office.

(3) The Prices and Supply Representative concerned shall register each person who makes application to him under this Section and shall furnish the applicant with a duplicate copy of his application with the date of registration endorsed thereon.

(4) If a person wishes to discontinue selling kosher beef at retail in any premises in a designated area, he may in writing request the Prices and Supply Representative concerned to cancel his registration as a seller of kosher beef at retail in those premises.

## RETAILERS MAY NOT SELL KOSHER BEEF AND NON-KOSHER BEEF IN THE SAME PREMISES IN A DESIGNATED AREA

20. No person who is registered under the provisions of Section 19 as a seller of kosher beef at retail in specified premises in a designated area shall sell at retail in those premises any beef which is not kosher beef.

## EFFECT OF REGISTRATION ON LICENCES ISSUED UNDER ORDER NO. 202

21. If a person registers under Section 19 as a seller of kosher beef at retail in a designated area, it shall become a condition of the licence held by him under the provisions of Board Order No. 202 that he shall comply with the provisions of this Order.

## Part IV—Sales at Retail Outside Designated Areas

### MAXIMUM RETAIL PRICES

22. The maximum price at which a person may sell at retail any kosher beef of any quality on any day in any part of a zone other than a designated area shall be the price for the same fixed by the following rules:—

Rule 1. Such person shall, before the commencement of business on each day, determine a price for each authorized retail cut obtainable from the fore quarters and/or wholesale cuts of kosher beef which he has available for sale in his retail premises on that day so that if he were to sell all the authorized retail cuts obtainable from that kosher beef at those prices the aggregate amount received or charged by him would not exceed the total of

- (a) his actual delivered cost, including koshering charges, of that kosher beef (except the difference, if any, between railway freight and express charges included in such cost) but not exceeding his maximum delivered cost as fixed by Section 14; and
- (b) a markup not exceeding  $26\frac{1}{2}$  per cent of his selling price.

Rule 2. The prices determined by a retailer in accordance with Rule 1 are the retailer's maximum prices of that quality and shall govern him in selling all retail kosher cuts of that quality during that day.

### POSTING OF MAXIMUM PRICES

23. Before selling at retail on any day any kosher beef of any quality, every person to whom the provisions of Section 22 apply shall make all necessary calculations to determine his maximum price during that day of each retail kosher cut of that quality, and such prices shall be the prices he is required to post in his place of business under the provisions of Section 16.



## Part V—Records of Sales and Purchases

### SALES INVOICES

24. (1) Every person who sells any kosher beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the following:—

- (a) the name and complete address of the seller and the buyer and date of sale;
- (b) the weight and price per pound of each fore quarter and wholesale cut purchased by the buyer;
- (c) any freight or express charges that may be added to the price under Section 6 of this Order;
- (d) the koshering charge made by him;
- (e) the quality of each fore quarter and wholesale cut purchased; provided that the following abbreviations may be used:—  
     “S P” for special quality;  
     “COMM” for commercial quality;  
     “P Q” for plain quality;  
     “COW” for cow beef; and  
     “BULL” for bull beef.

(2) Every person who sells kosher beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

### RECORDS OF PURCHASES

25. (1) Every person who sells kosher beef at wholesale or at retail shall immediately upon receipt by him of any kosher beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef, a written record showing:

- (a) the date of the purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the weight and actual price per pound and quality of each fore quarter and wholesale cut of the kosher beef purchased by him;
- (d) the koshering charges paid by him;
- (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges paid by him for the transportation of the kosher beef from his receiving point to his place of business.

(2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 24, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

### INSPECTION OF RECORDS AND INVOICES

26. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

### RETAIL SALES SLIPS

27. Every person who sells kosher beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name and quality of the retail kosher cut and the price charged.

## Part VI—Definitions of the Authorized Wholesale Cuts of Kosher Beef

28. (1) The authorized major wholesale cuts of kosher beef are:

- (a) “triangle” or “Montreal crosscut”, being the fore quarter in one piece from which the 7 bone rib cut has been removed;
- (b) “rack”, being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the

- inside of the chine bone (if there is any covering of fat on the inside of the chine bone, the measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;
- (c) "rib (7 bones)", being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;
  - (d) "square cut chuck" or "Montreal block", being that portion of the rack remaining after the 7 bone rib cut has been removed.
  - (2) The authorized sundry wholesale cuts of kosher beef are:
    - (a) "shank bone-in", being the leg on the fore quarter cut off in a direct line to include the knuckle bone;
    - (b) "brisket point bone-in", being the lower front end of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter;
    - (c) "plate bone-in", being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed.

### Part VII—Definitions of Authorized Retail Kosher Cuts

29. (1) For the purpose of defining the authorized retail kosher cuts named in sub-section (2) following, the fore quarter is divided into two portions, namely, "the vertebrae portion" and "the flank portion". This division is made by a line extending from a point 12 inches from the inside of the chine bone at the 11th rib-bone to the front end of the fore quarter leaving the arm bone knuckle joint in the flank portion.

(2) For the purposes of this Order,

- (a) "shank (boneless)" means the boneless meat obtained from a fore shank cut off to include the shank knuckle bone;
- (b) "plate or flanken (bone-in)" means the posterior end of the flank portion, cut to include either 6 or 7 rib-bones;
- (c) "plate or flanken (boneless and rolled)" means the same cut as plate (bone-in) but with the bones removed, rolled and tied;
- (d) "brisket point (boneless)" means that part of the flank portion with bones and surplus fat removed, outlined as Cut No. 3 on the Standard Retail Cutting Chart, together with those parts of the flank portion extending under Cuts Nos. 2, 10 and 11, outlined by dotted lines on said Chart.
- (e) "shoulder roasts or steaks (boneless)" means the outside part, with bones removed, of the flank portion extending from the tip of the shank knuckle bone to the end of the arm knuckle bone and outlined as Cut No. 2 on said Chart;
- (f) "short ribs" means that part of the vertebrae portion containing 6 rib-bones cut not less than 3 inches in width and outlined as Cut No. 7 on said Chart;
- (g) "top skirt" or "cap" means the outside part of the vertebrae portion outlined as Cut No. 6 on the said Chart and containing the blade bone cartilage (which shall be removed before the cut is offered for sale);
- (h) "rib roasts or steaks" means that part, containing 6 rib-bones, of the posterior end of the vertebrae portion remaining after the short ribs and top skirt have been removed;
- (i) "chuck roasts or steaks" means that part, containing 5 rib-bones, of the anterior end of the vertebrae portion remaining after the neck has been removed;
- (j) "neck (boneless)" means the boneless meat obtained from that part of the vertebrae portion outlined as Cut No. 9 on said Chart;
- (k) "stewing beef or minced beef (boneless)" means boneless meat obtained from any part of the fore quarter.

Made at Ottawa, this 22nd day of May, 1944.

D. GORDON,  
*Chairman.*

### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**This Order fixes maximum wholesale and retail prices of kosher beef and is part of this price control program.**

In fixing these maximum prices consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume or low operating costs should do so. In this way he will be sharing the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

#### SCHEDULE "A" TO ORDER No. 399

MAXIMUM WHOLESALE PRICES (IN CENTS PER LB.) BY ZONES FOR FORE QUARTERS OF  
SPECIAL QUALITY, COMMERCIAL QUALITY, PLAIN QUALITY,  
COW AND BULL KOSHER BEEF  
(exclusive of Koshering charges)

Zone	Special	Commercial	Plain	Cow and Bull
1.....	17-25	16-75	15-75	14-75
2.....	16-75	16-25	15-25	14-25
3.....	17-00	16-50	15-50	14-50
4.....	16-50	16-00	15-00	14-00
5.....	16-50	16-00	15-00	14-00
6.....	16-00	15-50	14-50	13-50
7.....	17-00	16-50	15-50	14-50
8.....	16-50	16-00	15-00	14-00
9.....	16-00	15-50	14-50	13-50
10.....	15-25	14-75	13-75	12-75
11.....	15-25	14-75	13-75	12-75
12.....	15-25	14-75	13-75	12-75
13.....	16-50	16-00	15-00	14-00
14.....	16-25	15-75	14-75	13-75
15.....	16-75	16-25	15-25	14-25

SCHEDULE "B" TO ORDER NO. 399

EXPLANATION 1. This Schedule contains four parts—one for each authorized quality of kosher beef. The maximum wholesale price in any zone of a major wholesale cut of kosher beef of any quality will be found in the applicable part in the column headed by the maximum fore quarter price for that zone.

EXPLANATION 2. This Schedule must also be used by a retailer in ascertaining his average fore quarter cost according to the rules set forth in this Order.

PART I—SPECIAL QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
Fore Quarter.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
Bone in Cuts—																		
Triangle.....	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
Rack.....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
Rib (7 bones).....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Square Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25

PART II—COMMERCIAL QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Fore Quarter.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Bone in Cuts—																		
Triangle.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rack.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Rib (7 bones).....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Square Cut Chuck.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00



## PART III—PLAIN QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Rack.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00
Rib (7 bones).....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Square Cut Chuck.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75

## PART IV—COW AND BULL QUALITY

PRICES (IN CENTS PER POUND) FORE QUARTERS AND MAJOR WHOLESALE CUTS OF BEEF

	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	10-25	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Rack.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Rib (7 bones).....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
Square Cut Chuck.....	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50

## SCHEDULE "C" TO ORDER No. 399

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR SUNDRY WHOLESALE CUTS OF KOSHER BEEF

Name of Cut	Derived From	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Shank Bone-In.....	Any Quality.....	11-00	10-50	10-75	10-25	10-25	9-75	10-75	10-25	9-75	9-00	9-00	9-00	10-25	10-00	10-50
No. 1 Brisket Point, Bone-In.....	Spec. and Comm.....	17-25	16-75	17-00	16-50	16-50	16-00	17-00	16-50	16-00	15-25	15-25	15-25	16-50	16-25	16-75
No. 2 Brisket Point, Bone-In.....	Plain, Cow and Bull.....	14-75	14-25	14-50	14-00	14-00	13-50	14-50	14-00	13-50	12-75	12-75	12-75	14-00	13-75	14-25
Plate Bone-In.....	Any Quality.....	13-25	12-75	13-00	12-50	12-50	12-00	13-00	12-50	12-00	11-25	11-25	11-25	12-50	12-25	12-75

## SCHEDULE "D" TO ORDER No. 399

## Retail Kosher Beef Price Chart

## PART I—MONTREAL AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF  
BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost.....	16·50	16·00	15·50	15·00	14·50
Authorized Cuts					
1. Rib Roasts or Steaks.....	44	44	43	43	42
2. Shoulder Roasts or Steaks (boneless)...					
3. Brisket Point (boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	26	25	24	23	22
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost.....	16·00	15·50	15·00	14·50	14·00
Authorized Cuts					
1. Rib Roasts or Steaks.....	43	41	40	40	39
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	24	24	23	22	21
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PLAIN QUALITY

Average Fore Quarter Cost.....	15·00	14·50	14·00	13·50	13·00
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## Authorized Cuts

1. Rib Roasts or Steaks.....	40	40	39	37	36
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	23	22	21	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COW AND BULL BEEF

Average Fore Quarter Cost.....	14·00	13·50	13·00	12·50	12·00
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## Authorized Cuts

1. Rib Roasts or Steaks.....	39	37	36	35	35
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	21	21	20	19	18
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PART II—TORONTO AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost.....	16·00	15·50	15·00	14·50	14·00
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## Authorized Cuts

1. Rib Roasts or Steaks.....	42	42	41	41	40
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	24	23	22	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost..... 15.50    15.00    14.50    14.00    13.50

## Authorized Cuts

1. Rib Roasts or Steaks.....	41	39	38	35	35
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	22	22	21	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## PLAIN QUALITY

Average Fore Quarter Cost..... 14.50    14.00    13.50    13.00    12.50

## Authorized Cuts

1. Rib Roasts or Steaks.....	38	35	35	34	32
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	21	21	20	19	19
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COW AND BULL BEEF

Average Fore Quarter Cost..... 13.50    13.00    12.50    12.00    11.50

## Authorized Cuts

1. Rib Roasts or Steaks.....	35	34	32	31	31
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	20	19	19	18	17
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					



## PART III—WINNIPEG AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL CUTS OF KOSHER  
BEEF BASED ON AVERAGE FORE QUARTER COST

## SPECIAL QUALITY

Average Fore Quarter Cost.....	15.25	14.75	14.25	13.75	13.25
AUTHORIZED CUTS					
1. Rib Roasts or Steaks.....	41	40	39	39	38
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	23	22	21	20	19
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COMMERCIAL QUALITY

Average Fore Quarter Cost.....	14.75	14.25	13.75	13.25	12.75
Authorized Cuts					
1. Rib Roasts or Steaks.....	38	37	36	34	33
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	22	21	20	20	19
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

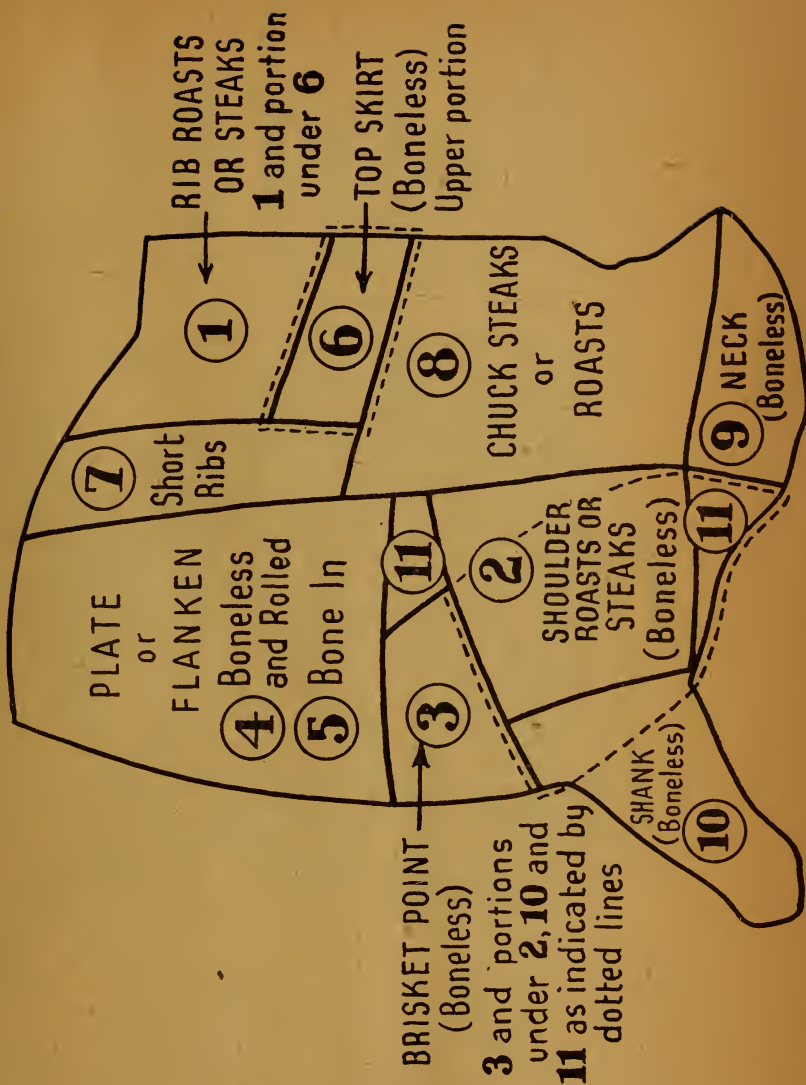
## PLAIN QUALITY

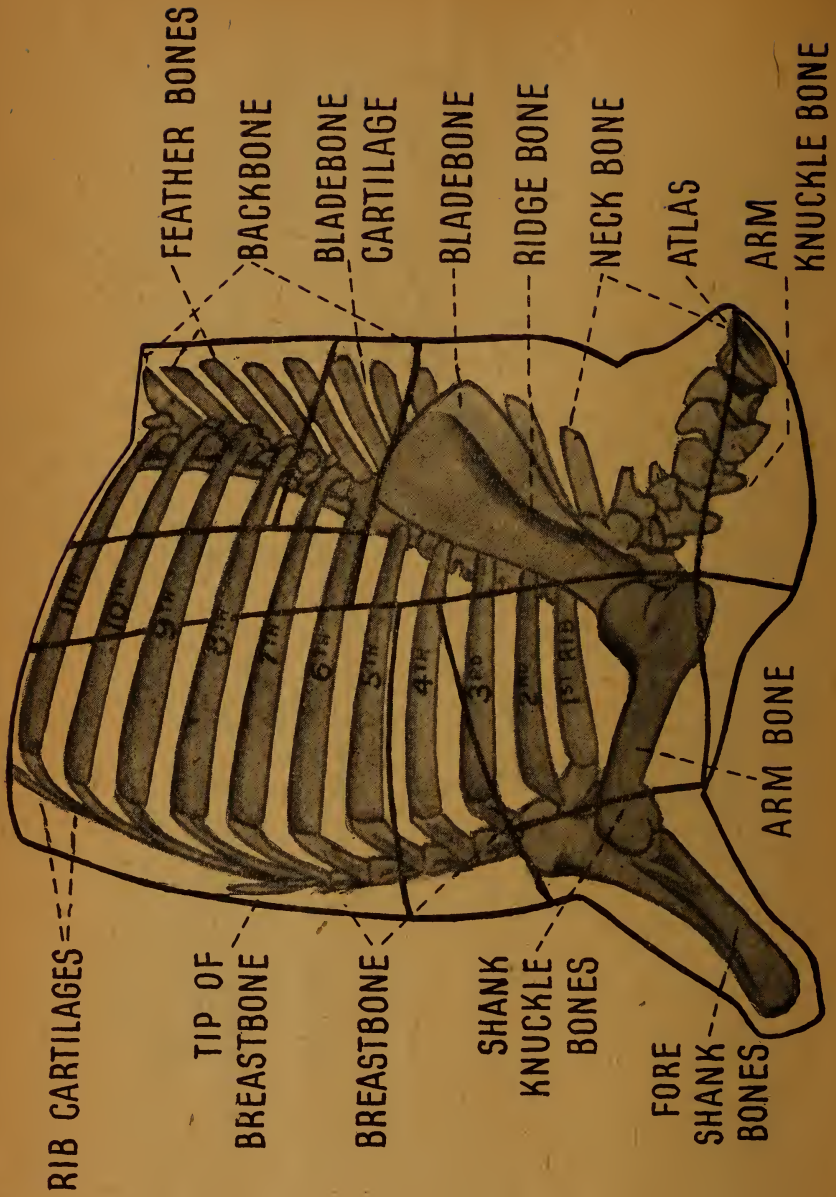
Average Fore Quarter Cost.....	13.75	13.25	12.75	12.25	11.75
Authorized Cuts					
1. Rib Roasts or Steaks.....	36	34	33	32	30
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	20	20	19	18	18
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

## COW AND BULL BEEF

Average Fore Quarter Cost.....	12.75	12.25	11.75	11.25	10.75
Authorized Cuts					
1. Rib Roasts or Steaks.....	33	32	30	29	29
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	19	18	18	17	16
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

CHART TO ORDER No. 399  
 RETAIL KOSHER BEEF CHART  
 Standard Retail Cutting Chart







**WARTIME PRICES AND TRADE BOARD**

ORDER No. 402

**Moving Picture Films**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:

1. Section 1 of Order No. 99 of the Board which prohibited, except with the authorization of the Administrator of Services, the use of premises for the purpose of public exhibition of moving pictures for profit if those premises were not actually used for such purpose on January 31, 1942, is hereby revoked.

2. Sections 2 and 3 of said Order No. 99 are hereby renumbered as Sections 1 and 2 respectively.

3. This Order becomes effective on May 25, 1944.

Made at Ottawa the 22nd day of May, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 403

**Slaughtering of Livestock and Stamping of Carcasses**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Subsection (1) of Section 6 of Board Order No. 340 is hereby revoked and is replaced by the following:

"(6) During the months of June, July and August of each year, the slaughtering of lambs weighing less than 60 pounds live weight by a person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such lambs to take place on those premises."

2. This Order comes into force on June 1, 1944.

Made at Ottawa this 29th day of May, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1189

**Maximum Retailers' Prices for Lumber and Millwork in the City of Saskatoon**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:

**Interpretation**

1. For the purposes of this Order,
  - (a) "lumber" means lumber, shingles and lath;
  - (b) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

**Maximum Retail Prices Fixed For Saskatoon**

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules A and B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the City of Saskatoon shall be the price shown for such lumber or millwork in the said Schedules;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any millwork other than millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the City of Saskatoon, shall be the cost of such millwork to the retailer plus a markup of forty per centum (40%) of such cost.

**Discount To Purchasers**

3. Every person selling lumber or millwork at retail from any point of shipment within the City of Saskatoon shall allow the purchaser a discount of not less than ten per centum (10%) of the whole or that part of the sale price which is paid on or before the first day of the month following the month in which the lumber or millwork was delivered to the said purchaser, except in the case of shingles and panel doors as indicated in Schedules A and B to this Order.

**Special Sizes and Grades of Lumber**

4. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

**Invoices To Show Particulars Of Lumber Or Millwork Sold**

5. Every person selling lumber or millwork at retail from any point of shipment within the City of Saskatoon shall complete in duplicate an invoice covering each such sale, made by him stating therein the point of shipment and full particulars of the species, sizes and grades of lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

**Effective Date**

6. This Order shall be effective on and after the 20th day of May, 1944.

Dated at Ottawa, this 28th day of April, 1944.

A. H. WILLIAMSON,  
Timber Administrator.

APPROVED:

D. GORDON,  
Chairman, Wartime Prices and Trade Board.

## SCHEDULE A

TO ADMINISTRATOR'S ORDER No. A-1189

## MAXIMUM RETAIL PRICES FOR LUMBER IN SASKATOON

Except where indicated all prices set out hereunder refer to One Hundred Feet Board Measure and all measurements are calculated from the nominal size.

## LUMBER

## SOFTWOODS

FIR, HEMLOCK AND CEDAR

*No. 1 Common Dimension—Surfaced to Standard Sizes*

	LENGTHS			
	8' to 14'	16'	18' and 20'	22' and 24'
2 x 2".....	\$7.00	\$7.30	\$7.70	\$8.30
2 x 3".....	6.30	6.70	7.00	7.60
2 x 4", 2 x 6" and 2 x 8".....	6.00	6.30	6.60	7.10
2 x 10".....	6.30	6.70	7.00	7.60
2 x 12".....	6.80	7.10	7.50	8.10

*Plank and Timbers—Surfaced to Standard Sizes*

	LENGTHS			
	8' to 14'	16'	18' and 20'	22' and 24'
3 x 8", 3 x 10" and 3 x 12".....	\$6.90	\$6.90	\$7.10	\$7.60
4 x 4" and 4 x 6".....	6.70	6.70	6.90	7.30
6 x 6".....	6.90	6.90	7.10	7.60

For Rough Common Dimension and Plank and Timbers, ADD to the above prices 50c.

For Select Common Dimension ADD to the above prices \$1.00.

For Tongued and Grooved or Dressed and Matched ADD to the above prices 60c.

For No. 2 Common Dimension DEDUCT from the above prices 50c.

For Plank and Timbers in larger sizes than 6 x 6" ADD to the above prices 10c. for each inch in thickness or width in excess of 6 x 6".

## SPRUCE

*No. 1 Common Dimension—Rough or Surfaced to Standard Sizes*

	LENGTHS		
	8' to 14'	16'	18' and 20'
2 x 2" and 2 x 3".....	\$7.10	\$7.40	\$7.80
2 x 4", 2 x 6" and 2 x 8".....	6.30	6.60	6.90
2 x 10".....	6.80	7.20	7.50
2 x 12".....	7.50	7.80	8.20

For Select Common Dimension ADD to the above prices \$1.00.

For Tank Stock ADD to the above prices \$1.60.



*No. 2 Common Dimension—Rough or Surfaced to Standard Sizes*

	LENGTHS	
	8' to 14'	16'
2 x 4", 2 x 6" and 2 x 8".....	\$5.90	\$6.20
2 x 10".....	6.40	6.80
2 x 12".....	7.10	7.40

*Well Curbing*

1½ and 1½ x 6" No. 1—8' to 16' in length.....	\$7.70
2 x 6" No. 1—8' to 16' in length.....	7.20

*Boards—Rough or Surfaced to Standard Sizes*

	No. 1	No. 2	No. 3
3 x 6".....	\$3.80 per MFSM	\$3.40 per MFSM	\$2.80 per MFSM
3 x 8" to 3 x 12".....	3.90 per MFSM	3.50 per MFSM	2.80 per MFSM
1 x 2" and 1 x 3".....	7.40	6.40	—
1 x 4".....	6.30	5.80	5.60
1 x 5".....	7.10	6.70	—
1 x 6".....	6.40	6.20	5.90
1 x 7" to 1 x 10".....	6.60	6.30	5.90
1 x 12".....	7.10	6.50	5.90

*Shiplap*

	No. 1	No. 2	No. 3
3 x 6" to 3 x 10".....	\$4.20 per MFSM	\$4.10 per MFSM	—
1 x 2" and 1 x 3".....	7.40	6.40	—
1 x 4".....	6.30	5.80	\$5.60
1 x 5".....	7.10	6.70	—
1 x 6".....	6.40	6.20	5.90
1 x 7" to 1 x 10".....	6.60	6.30	5.90
1 x 12".....	7.10	6.50	5.90

For Shiplap of less than standard thickness of the species and grades set out above DEDUCT from the above prices for the following thicknesses:

½" Full—.60c.; ¾" Full—.40c.; 11/16" Full—.30c.

*FIR, HEMLOCK AND CEDAR**Boards and Shiplap Surfaced to Standard Sizes*

	No. 1	No. 2	No. 3
1 x 2" and 1 x 3".....	\$6.70	\$5.70	—
1 x 4".....	5.60	5.10	\$4.90
1 x 5".....	6.40	6.00	—
1 x 6".....	5.70	5.50	5.20
1 x 7" to 1 x 10".....	5.90	5.60	5.20
1 x 12".....	6.40	5.80	5.20

For Select Common Boards or Shiplap ADD \$1.00 to the above prices for Fir, Hemlock and Cedar Boards or Shiplap.

For Rough Boards ADD .40c. to the above prices for Fir, Hemlock and Cedar Boards.

## FINISH

	1 x 2"	1 x 3"	1 x 4"	1 x 5"	1 x 6"	1 x 8"	1 x 10"	1 x 12"
B and Better Clear Fir or Hemlock.....	\$10.30	\$ 9.20	\$ 9.60	\$10.60	\$10.20	\$10.60	\$11.10	\$13.70
C Clear Fir or Hemlock.....	9.30	8.20	8.80	9.70	9.70	9.70	10.20	12.80
Northern Spruce Shelving (No. 2 Mill Grade).....	8.20	8.20	8.00	8.70	8.20	8.20	8.50	10.70
C Select and Better Pine.....	15.10	14.00	12.10	12.80	12.80	14.10	15.20	21.40
D Select Pine.....	14.50	12.10	11.10	11.60	11.60	12.30	13.30	18.10
Pine Shelving.....	13.00	12.10	10.50	10.80	10.50	10.80	12.50	16.20
Shop Pine.....	9.00	9.00	8.40	8.40	8.40	8.40	8.40	8.90
B and Better Clear Cedar.....	12.50	12.50	11.70	13.40	13.40	15.40	16.30	19.00
Clear Sitka Spruce.....	13.30	13.30	12.30	12.30	12.30	13.00	13.30	15.90
Shop Sitka Spruce.....	.....	.....	7.00	7.00	7.00	7.00	7.00	7.50

	1 1/4" and 1 1/2 x 4"	1 1/4" and 1 1/2 x 5"	1 1/4" and 1 1/2 x 6"	1 1/4" and 1 1/2 x 8"	1 1/4" and 1 1/2 x 10"	1 1/4" and 1 1/2 x 12"
B and Better Clear Fir or Hemlock.....	\$10.80	\$11.60	\$11.30	\$11.60	\$12.10	\$14.90
C Clear Fir or Hemlock.....	9.90	10.80	10.20	10.80	11.30	13.90
C Select and Better Pine.....	16.50	16.50	16.50	18.30	19.20	22.50
D Select Pine.....	15.90	15.90	15.90	15.90	15.90	16.90
Shop Pine.....	13.20	13.20	13.20	13.20	13.20	14.10
Clear Sitka Spruce.....	13.00	13.70	12.30	13.00	13.30	15.90
Shop Sitka Spruce.....	9.00	9.00	9.00	9.00	9.00	9.60

	2 x 4"	2 x 5"	2 x 6"	2 x 8"	2 x 10"	2 x 12"
B and Better Clear Fir or Hemlock.....	\$10.30	\$11.10	\$10.80	\$11.10	\$11.60	\$14.30
C Clear Fir or Hemlock.....	9.40	10.30	9.90	10.30	10.80	13.40
C Select and Better Pine.....	17.40	17.40	17.40	19.20	20.00	23.70
D Select Pine.....	17.10	17.10	17.10	17.10	17.10	18.20
Shop Pine.....	15.90	15.90	15.90	15.90	15.90	17.10
Clear Sitka Spruce.....	13.40	13.40	12.30	13.00	13.30	15.90
Shop Sitka Spruce.....	9.00	9.00	9.00	9.00	9.00	9.60

For sizes thicker and wider than 2 x 12" ADD to the above prices for 2 x 12" ..... \$3.00  
 For Edge Grain Finish ADD to the above prices..... 2.00

*Wagon Box Sides*

1½ x 14" No. 3 Clear Fir.....	28 cents per lineal foot
1½ x 16" No. 3 Clear Fir.....	34 cents per lineal foot
1 x 14" Cottonwood.....	31 cents per lineal foot
1 x 16" Cottonwood.....	35 cents per lineal foot

*Implement Poles*

4 x 4" 12' in length Fir.....	\$2.43 each
4 x 4" 14' in length Fir.....	2.78 each

*Stepping*

1½ x 10" Edge Grain Fir.....	22 cents per lineal foot
1½ x 10" Edge Grain Fir.....	26 cents per lineal foot
1½ x 12" Edge Grain Fir.....	29 cents per lineal foot
1½ x 12" Edge Grain Fir.....	34 cents per lineal foot

**FIR AND HEMLOCK***Window and Door Jamb*

	SIZES			
	1½ x 6"	1½ x 8"	2 x 6"	2 x 8"
Door Jamb—rabbeted.....	\$9.70	\$12.50	\$12.50	\$16.55 per 100 lineal feet

	SIZES			
	1 x 6"	1 x 8"	1½ x 6"	1½ x 8"
Window Jamb—plowed.....	\$5.75	\$8.05	\$8.00	\$10.75 per 100 lineal feet

	SIZES	
	2 x 8"	2 x 10"
Door or Window Sill.....	\$16.05	\$20.95 per 100 lineal feet
Cellar Jamb, C Clear.....	16.05	20.95 per 100 lineal feet
Cellar Jamb, Select Common.....	13.55	16.95 per 100 lineal feet

**FLOORING**

	SIZES				
	1 x 3"	1 x 4"	1 x 6"	1½ x 4"	1½ x 6"
No. 1 Common Fir or Hemlock Dressed and Matched or Centre Matched.....		\$ 6.00	\$ 6.40		
No. 2 Common Fir or Hemlock Dressed and Matched or Centre Matched.....		5.40	5.70		
Select Spruce (No. 2 Mill Grade) Dressed and Matched or Centre Matched.....		8.10	8.10	\$ 8.70	\$ 8.70
No. 1 Spruce (No. 3 Mill Grade) Dressed and Matched or Centre Matched.....		6.70	6.90	7.30	7.50
No. 2 Spruce (No. 4 Mill Grade) Dressed and Matched or Centre Matched.....		6.50	6.50	7.10	7.10
No. 3 Spruce (No. 5 Mill Grade) Dressed and Matched or Centre Matched.....		5.70	6.00	7.30	6.60
B and Better Flat Grain Fir or Hemlock..	\$7.70	8.70	9.10	9.70	10.10
C Flat Grain Fir or Hemlock.....	7.40	8.30	8.70	9.30	10.00
D Flat Grain Fir or Hemlock.....	6.90	7.20	7.80	7.70	8.30
B and Better Edge Grain Fir or Hemlock..	9.90	10.30	11.60	11.40	13.40
C Edge Grain Fir or Hemlock.....	9.00	9.30	10.00	10.50	11.80

## CEILING

	SIZES					
	$\frac{3}{4}$ x 3"	$\frac{5}{8}$ x 3"	$\frac{5}{8}$ x 4"	1 x 3"	1 x 4"	1 x 6"
	Per MFSM	Per MFSM	Per MFSM			
B and Better Fir or Hemlock.....		\$6.60	\$7.00	\$7.40	\$8.10	\$8.60
C Fir or Hemlock.....		6.30	6.70	7.00	7.80	8.30
D Fir or Hemlock.....		5.70	5.90	6.60	6.70	7.30
No. 2 and Better Clear Cedar 3 to 7' in length.....	4.40	5.20				
No. 2 and Better Clear Cedar, 8 to 18' in length.....	5.30	6.10				
No. 3 and Better Cedar 3 to 7' in length.....					7.00	
No 3 and Better Cedar 8 to 18' in length.....					8.50	

## SIDING

	SIZES		
	1 x 4"	1 x 6"	$\frac{5}{8}$ x 6"
			Per MFSM
B and Better Fir and Hemlock.....	\$8.10	\$8.60	\$8.30
C Fir and Hemlock.....	7.80	8.30	8.00
D Fir and Hemlock.....	6.60	7.30	6.70
Select Spruce (No. 2 Mill Grade).....	8.10	8.10	
No. 1 Spruce (No. 3 Mill Grade).....	6.70	6.90	
No. 2 Spruce (No. 4 Mill Grade).....	6.50	6.50	
No. 3 Spruce (No. 5 Mill Grade).....	5.70	6.00	
No. 1 Spruce (No. 3 Mill Grade) Dolly Varden Siding.....			4.70

	Lengths	SIZES *				
		$\frac{1}{2}$ x 4"	$\frac{1}{2}$ x 6"	$\frac{3}{4}$ x 8"	$\frac{3}{4}$ x 10"	1 x 4"
		Per MFSM	Per MFSM	Per MFSM	Per MFSM	
Clear Cedar.....	3' to 7'		\$5.60	\$7.00	\$9.20	
Clear Cedar.....	8' to 18'		7.00	11.00	11.50	
A Cedar.....	3' to 7'		5.30	6.60		
A Cedar.....	8' to 18'		6.70	10.50		
B Cedar.....	3' to 7'		4.60	5.60		
B Cedar.....	8' to 18'		6.30	8.80		
Clear A Cedar California Rustic Siding.....	3' to 7'	\$4.00				
Clear A Cedar California Rustic Siding.....	8' to 18'	5.00				
B Cedar California Rustic Siding.....	3' to 7'	3.60				
B Cedar California Rustic Siding.....	8' to 18'	4.70				
C and Better Cedar.....	3' to 7'					\$6.00
C and Better Cedar.....	8' to 18'					7.60



## VENEERS

## Fir Plywood Panels

	LENGTHS						
	48"	60"	72"	84"	96"	108"	120"
				Per Piece			
Rough Sheathing 5/16" in thickness and 32" in width, \$5.90 per 100 square feet. If cut .07c. per square foot.....		\$0.79	\$0.94	\$1.10	\$1.26		
Rough Sheathing 5/16" in thickness and 48" in width, \$5.90 per 100 square feet. If cut .07c. per square foot.....		1.18	1.42	1.65	1.89		
Wall Board Grade 1/4" in thickness and 32" in width, \$6.50 per 100 square feet. If cut .08c. per square foot.....		0.87	1.04	1.21	1.39		
Wall Board Grade 1/4" in thickness and 36" in width, \$6.50 per 100 square feet. If cut .08c. per square foot.....		0.98	1.17	1.37	1.56		
Wall Board Grade 1/4" in thickness and 48" in width, \$6.50 per 100 square feet. If cut .08c. per square foot.....		1.30	1.56	1.82	2.08		
Wall Board Grade 1/4" in thickness and 48" in width, \$7.20 per 100 feet square. If cut .09c. per square foot.....						\$2.59	
Wall Board Grade 1/4" in thickness and 48" in width, \$7.80 per 100 square feet. If cut .09c. per square foot.....							\$3.12
1/4" in thickness and 24" in width Sound 2 Sides, \$7.50 per 100 square feet. If cut .09c. per square foot.....	\$0.60	0.75	0.90	1.05	1.20		
1/4" in thickness and 30" in width Sound 2 Sides, \$7.70 per 100 square feet. If cut .09c. per square foot.....		0.96	1.16	1.35	1.54		
1/4" in thickness and 32" in width Sound 2 Sides, \$7.70 per 100 square feet. If cut .09c. per square foot.....		1.03	1.23	1.44	1.64		
1/4" in thickness and 36" in width Sound 2 Sides, \$7.70 per 100 square feet. If cut .09c. per square foot.....	0.92	1.16	1.41	1.62	1.85		
1/4" in thickness and 48" in width Sound 2 Sides, \$8.10 per 100 square feet. If cut 10c. per square foot.....	1.30	1.68	1.94	2.27	2.59		

# VENEERS (Continued)

## Fir Plywood Panels

	LENGTHS							
	48"	60"	66"	72"	84"	96"	108"	120"
					Per Piece			
3 3/8" in thickness and 18" in width sound 2 sides, \$10.20 per 100 square feet. If cut 12c. per square foot.			\$0.84					
3 3/8" in thickness and 24" in width sound 2 sides, \$10.20 per 100 square feet. If cut 12c. per square foot.	\$1.02		1.12	\$1.22	\$1.43	\$1.63		
3 3/8" in thickness and 30" in width sound 2 sides, \$10.40 per 100 square feet. If cut 12c. per square foot.				1.56	1.82	2.08		
3 3/8" in thickness and 36" in width sound 2 sides, \$10.40 per 100 square feet. If cut 12c. per square foot.				1.87		2.50		
3 3/8" in thickness and 48" in width sound 2 sides, \$10.70 per 100 square feet. If cut 13c. per square foot.				2.57	3.00	3.42		
3 3/4" in thickness and 36" in width sound 2 sides, \$19.00 per 100 square feet. If cut 23c. per square foot.				3.42	3.99	4.56		
3 3/4" in thickness and 48" in width sound 2 sides, \$19.40 per 100 square feet. If cut 23c. per square foot.				4.67	5.43	6.21		
Sylva Craft 1/4" in thickness and 48" in width, \$7.20 per 100 square feet. If cut 09c. per square foot.						2.30		
<i>Weatherboard—</i>								
Wall Board Grade 1/2" in thickness and 36" in width, \$9.20 per 100 square feet. If cut 11c. per square foot.		1.38		1.66	1.93	2.21		
Wall Board Grade 1/2" in thickness and 48" in width, \$9.20 per 100 square feet. If cut 11c. per square foot.				2.21	2.58	2.94		
Wall Board Grade 1/2" in thickness and 48" in width, \$9.90 per 100 square feet. If cut 12c. per square foot.							\$3.56	
Wall Board Grade 1/2" in thickness and 48" in width, \$10.40 per 100 square feet. If cut 12c. per square foot.								\$4.16
1 1/2" in thickness and 48" in width sound 2 sides, \$10.70 per 100 square feet. If cut 13c. per square foot.						3.42		

Ping Pong Table Tops, 3/4" in thickness. . . . . \$9.00 per 100 square feet  
 Ping Pong Table Base. . . . . 6.50 per 100 square feet

VENEERS (Continued)

Weatherboard (Continued)

	LENGTHS						
	60"	66"	72"	84"	96"	108"	120"
				Per Piece			
$\frac{1}{4}$ " in thickness and 36" in width sound 2 sides, \$10.30 per 100 square feet. If cut 12c. per square foot.			\$1.85				
$\frac{1}{4}$ " in thickness and 48" in width sound 2 sides, \$10.70 per 100 square feet. If cut 13c. per square foot.			2.57	\$3.00	\$3.42		
$\frac{1}{4}$ " in thickness and 48" in width sound 2 sides, \$11.50 per 100 square feet. If cut 14c. per square foot.						\$4.14	
$\frac{1}{4}$ " in thickness and 48" in width sound 2 sides, \$12.00 per 100 square feet. If cut 14c. per square foot.							\$4.80
Silva Tile $4\frac{1}{4}$ " in thickness, 48" in width, \$12.30 per 100 square feet. If cut 15c. per square foot.							
$\frac{3}{8}$ " in thickness and 18" in width sound 2 sides, \$12.80 per 100 square feet. If cut 15c. per square foot.		\$1.06			3.94		
$\frac{3}{8}$ " in thickness and 24" in width sound 2 sides, \$12.80 per 100 square feet. If cut 15c. per square foot.	\$1.28	1.41	1.54	1.79	2.05		
$\frac{3}{8}$ " in thickness and 30" in width sound 2 sides, \$13.00 per 100 square feet. If cut 16c. per square foot.			1.95	2.28	2.60		
$\frac{3}{8}$ " in thickness and 36" in width sound 2 sides, \$13.00 per 100 square feet. If cut 16c. per square foot.			2.34		3.12		
$\frac{3}{8}$ " in thickness and 48" in width sound 2 sides, \$13.30 per 100 square feet. If cut 16c. per square foot.			3.19	3.72	4.26		
$\frac{3}{8}$ " in thickness and 48" in width sound 2 sides, \$14.60 per 100 square feet. If cut 18c. per square foot.							5.84
$\frac{1}{2}$ " in thickness and 36" in width sound 2 sides, \$20.50 per 100 square feet. If cut 25 c. per square foot.					4.92		
$\frac{1}{2}$ " in thickness and 48" in width sound 2 sides, \$21.30 per 100 square feet. If cut 26c. per square foot.							8.52
$\frac{1}{2}$ " in thickness and 36" in width sound 2 sides, \$24.20 per 100 square feet. If cut 29c. per square foot.	3.63		4.36	5.08	5.81		
$\frac{1}{2}$ " in thickness and 36" in width sound 2 sides, \$24.60 per 100 square feet. If cut 30c. per square foot.	4.92		5.90	6.89	7.87		

## VENEERS—Continued

## Cottonwood Panels

$\frac{1}{8}$ " in thickness.....	24 x 66"	B and Better.....	\$0.86 per piece
$\frac{1}{4}$ " in thickness.....	32 x 72"	B and Better.....	1.24 per piece
$\frac{3}{8}$ " in thickness.....	32 x 96"	B and Better.....	1.70 per piece
$\frac{1}{2}$ " in thickness.....	42 x 72"	B and Better.....	1.70 per piece
$\frac{3}{4}$ " in thickness.....	42 x 96"	B and Better.....	2.60 per piece
$\frac{3}{16}$ " in thickness.....	24 x 66"	B and Better.....	1.01 per piece
$\frac{3}{16}$ " in thickness.....	24 x 72"	B and Better.....	1.19 per piece
$\frac{3}{16}$ " in thickness.....	32 x 72"	B and Better.....	1.43 per piece
$\frac{3}{16}$ " in thickness.....	36 x 72"	B and Better.....	1.73 per piece
$\frac{3}{16}$ " in thickness.....	42 x 72"	B and Better.....	2.10 per piece
$\frac{3}{16}$ " in thickness.....	48 x 72"	B and Better.....	2.49 per piece
$\frac{3}{16}$ " in thickness.....	48 x 96"	B and Better.....	3.43 per piece

## Sylvaply Mouldings

No. 1, 1A, 2, 2A, 6, 7, 8 or 9.....	\$3.50 per 200 lineal feet
No. 3, 3A, 5 or 5A.....	5.00 per 200 lineal feet
No. 10.....	5.50 per 200 lineal feet
No. 4 or 4A.....	6.50 per 200 lineal feet
No. 15.....	7.00 per 200 lineal feet
No. 11, 12, 13 or 14.....	14.00 per 200 lineal feet

NOTE.—The numbers refer to Price List No. 41, published on September 15, 1941, by British Columbia Plywoods, Limited.

## MOULDINGS

For Mouldings the prices shown in the No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943, increased by an amount of 25 per cent.

## SHINGLES

No. 1 XXX.....	\$8.60 per thousand, in bundles of 4
No. 2 XXX.....	7.20 per thousand, in bundles of 4
No. 1 XXXXX.....	9.60 per thousand, in bundles of 5
No. 2 XXXXX.....	7.40 per thousand, in bundles of 5
No. 3 XXXXX.....	6.80 per thousand, in bundles of 5
4" Clear Butts.....	5.35 per thousand
Sound Butts.....	4.00 per thousand

NOTE.—Not subject to 10% Discount referred to in Section 3.

## LATH

No. 1 Cedar.....	\$13.80 per thousand pieces
No. 2 Cedar.....	12.70 per thousand pieces
No. 1 Sitka Spruce.....	13.80 per thousand pieces.
No. 2 Sitka Spruce.....	12.70 per thousand pieces
No. 1 Northern Spruce.....	13.90 per thousand pieces
No. 2 Northern Spruce.....	12.90 per thousand pieces

## HARDWOODS

BASSWOOD, 1 x 6 to 8" in width.....	29 cents per board foot
CEDAR, Red, Tennessee, Aromatic 1" in thickness.....	31 cents per board foot
COTTONWOOD, $\frac{3}{4}$ " in thickness.....	20 cents per board foot
" 1" in thickness.....	22 cents per board foot
" $1\frac{1}{4}$ to $1\frac{1}{2}$ " in thickness.....	23 cents per board foot
" 1" in thickness by 13 to 17" in width.....	27 cents per board foot
GUM, $\frac{1}{4}$ " in thickness.....	40 cents per square foot
MAPLE and BIRCH, 1" in thickness.....	32 cents per board foot
" " $1\frac{1}{4}$ to $1\frac{1}{2}$ " in thickness.....	33 cents per board foot
" " 2" in thickness.....	35 cents per board foot
OAK, $\frac{1}{4}$ cut, White, 1" in thickness.....	43 cents per board foot
OAK, Plain Red, 1" in thickness.....	33 cents per board foot
" " $1\frac{1}{4}$ " in thickness.....	35 cents per board foot
" " $1\frac{1}{2}$ " in thickness.....	37 cents per board foot



HARDWOODS—*Concluded*

WALNUT, 1" in thickness.....	52 cents per board foot
“ 1½" “.....	60 cents per board foot
“ 1½" “.....	65 cents per board foot
“ 2" “.....	68 cents per board foot
WHITEWOOD, 1" in thickness.....	33 cents per board foot
OAK, 1 x 2".....	\$5.50 per 100 lineal feet
“ 1½" x 1½".....	5.50 per 100 lineal feet
“ 1½" x 1½".....	6.80 per 100 lineal feet
“ 2 x 2".....	12.00 per 100 lineal feet

## FLOORING

	SIZES			
	¾ x 1½"	13/16 x 1½"	13/16 x 2"	13/16" x 2½"
<i>Oak</i>				
¾" Cut.....	\$19.70	\$31.30		
No. 1 Plain.....	14.60	20.80		
No. 2 Plain.....	14.00			
No. 3 Plain.....	10.80			
<i>Maple</i>				
1st Grade.....	11.00		15.60	\$16.00
2nd Grade.....	10.60		14.30	14.70
3rd Grade.....	9.30			11.70
<i>Birch</i>				
1st Grade.....	11.00		14.30	
2nd Grade.....	10.40		13.40	

## WAGON STOCK

*No. 1 Wagon Oak.*

SIZE	LENGTHS				
	8'	10'	12'	14'	16'
	per piece	per piece	per piece	per piece	per piece
1½ x 4".....	\$1.08	\$1.47	\$1.85	\$2.28	\$2.90
1½ x 6".....	1.63	2.20	2.78	3.41	4.36
2 x 4".....	1.44	1.95	2.47	3.03	3.87
2 x 5".....	1.81	2.44	3.09	3.79	4.84
2 x 6".....	2.26	2.93	3.71	4.55	5.81
2 x 8".....	3.01	3.91	4.94	6.07	7.74
2 x 10".....	4.04	5.15	6.60	8.59	11.28
2 x 12".....	4.85	6.18	7.92	10.30	13.54
2½ x 4".....	1.99	2.67	3.36	4.14	5.05
2½ x 6".....	2.98	4.00	5.04	6.21	7.58
2½ x 8".....	3.97	5.33	6.72	8.28	10.11
2½ x 10".....	5.23	7.00	8.80	10.73	13.20
2½ x 12".....	6.28	8.40	10.56	12.88	15.84
3 x 6".....	3.58	4.80	6.05	7.46	9.10
3 x 8".....	4.77	6.40	8.06	9.94	12.13
3 x 10".....	6.28	8.40	10.56	12.88	15.84
3 x 12".....	7.58	10.08	12.67	15.46	19.01
4 x 4".....	3.47	4.55	5.73	7.28	9.24
4 x 6".....	5.20	6.82	8.59	10.92	13.86
4 x 8".....	6.93	9.09	11.46	14.56	18.47
4 x 10".....	8.96	11.73	15.16	19.46	24.27
4 x 12".....	10.75	14.08	18.19	23.35	29.12

*Wagon and Sleigh Poles*

3½ x 3½", 12' in length, No. 1, half finished.....	\$4.86 each
3¾ x 3¾", 12' in length, No. 1, half finished.....	5.21 each
2½ x 5", 12' in length, No. 1, half finished.....	5.35 each
3½ x 3½", 12' in length, No. 2, half finished.....	3.90 each

*Oak Wagon Reaches*

2 x 4", 10' in length, D4S.....	\$2.22 each
2 x 4", 12' in length, D4S.....	2.78 each

*Oak Stepping*

1½ x 9½".....	.49c. per lineal foot
1¾ x 11½".....	.60c. per lineal foot

*Oak Threshold*

¾ x 3½".....	.15c. per lineal foot
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*Oak Nosing*

1¼ x 4".....	.38c. per lineal foot
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## SCHEDULE B

TO ADMINISTRATOR'S ORDER No. A-1189

## MAXIMUM RETAIL PRICES FOR MILLWORK IN SASKATOON

## MILLWORK

## Doors

*Panel Doors*

Size	Thick- ness	5X Flat Panel	2 Panel	1 Panel	Craftsman	
2/0 x 6/0.....	1¾"	\$3.80 ea.	\$3.90 ea.	\$4.05 ea.	\$4.25 ea.	NOTE: Panel doors not subject to 10% discount referred to in Section 3.
2/0 x 6/6.....	1¾"	4.00 ea.	4.10 ea.	4.25 ea.	4.45 ea.	
2/0 x 6/8.....	1¾"	4.06 ea.	4.15 ea.	4.35 ea.	4.50 ea.	
2/4 x 6/4.....	1¾"	4.35 ea.	4.45 ea.	4.65 ea.	4.80 ea.	
2/4 x 6/6.....	1¾"	4.40 ea.	4.50 ea.	4.70 ea.	4.90 ea.	
2/4 x 6/8.....	1¾"	4.50 ea.	....	....	....	
2/6 x 6/0.....	1¾"	4.40 ea.	....	....	....	
2/6 x 6/6.....	1¾"	4.65 ea.	4.75 ea.	4.95 ea.	5.15 ea.	
2/6 x 6/8.....	1¾"	4.70 ea.	4.80 ea.	5.00 ea.	5.20 ea.	
2/8 x 6/8.....	1¾"	4.90 ea.	5.00 ea.	5.25 ea.	5.45 ea.	
2/10 x 6/10.....	1¾"	5.45 ea.	5.55 ea.	5.80 ea.	6.05 ea.	
2/8 x 6/8.....	1¾"	6.30 ea.	....	....	....	
2/10 x 6/10.....	1¾"	6.95 ea.	....	....	....	
3/0 x 7/0.....	1¾"	7.30 ea.	....	....	....	

For 5X Raised Panel Doors ADD 60 cents to the above prices for 5X Flat Panel Doors.

*Glazed Doors*

Size	Thick- ness	No. 210	No. 212½	No. 214	No. 300	No. 301	French
2/6 x 6/6.....	1¾"	\$9.45 ea.	\$8.25 ea.	\$6.95 ea.	....	....	\$12.85 ea.
2/8 x 6/8.....	1¾"	9.95 ea.	8.70 ea.	7.45 ea.	8.05 ea.	11.80 ea.	13.35 ea.
2/10 x 6/10.....	1¾"	11.50 ea.	10.45 ea.	8.90 ea.	9.20 ea.	12.95 ea.	....
2/8 x 6/8.....	1¾"	12.70 ea.	10.95 ea.	9.50 ea.	10.50 ea.	14.25 ea.	15.35 ea.
2/10 x 6/10.....	1¾"	14.85 ea.	13.10 ea.	11.35 ea.	12.40 ea.	15.75 ea.	16.00 ea.
3/0 x 7/0.....	1¾"	....	14.15 ea.	12.45 ea.	13.00 ea.	16.35 ea.	16.55 ea.

## Combination Doors

Size	1 $\frac{1}{8}$ " in thickness	1 $\frac{3}{4}$ " in thickness
2/6 x 6/6.....	\$9.35 each	\$10.60 each
2/8 x 6/8.....	9.35 each	10.60 each
2/10 x 6/10.....	9.85 each	11.20 each
3/0 x 7/0.....	10.35 each	11.65 each

The above numbers refer to Catalogue No. 5 issued by the Western Manufacturing Company Ltd.

## Screen Doors

Number	Thickness	—
176 or same design.....	$\frac{7}{8}$ "	\$3.30 each
176 or same design.....	1 $\frac{1}{8}$ "	4.00 each
121 or same design.....	1 $\frac{1}{8}$ "	4.90 each
125 or same design.....	1 $\frac{1}{8}$ "	6.20 each

The above numbers refer to the Western Canada Official Price Lists of Sash, Doors and Millwork issued by Wholesale Manufacturers and Jobbers of Saskatchewan, Alberta and Manitoba.

## SASH

Glass Size	Thickness	—	—
7 x 9".....	1 $\frac{1}{8}$ "	2 lights	\$0.95 each
8 x 10".....	1 $\frac{1}{8}$ "	2 lights	1.00 each
10 x 12".....	1 $\frac{1}{8}$ "	2 lights	1.15 each
7 x 9".....	1 $\frac{1}{8}$ "	3 lights	1.15 each
8 x 10".....	1 $\frac{1}{8}$ "	3 lights	1.25 each
10 x 12".....	1 $\frac{1}{8}$ "	3 lights	1.49 each
10 x 14".....	1 $\frac{1}{8}$ "	3 lights	1.59 each
10 x 16".....	1 $\frac{1}{8}$ "	3 lights	1.72 each
8 x 10".....	1 $\frac{1}{8}$ "	4 lights	1.45 each
10 x 10".....	1 $\frac{1}{8}$ "	4 lights	1.69 each
10 x 12".....	1 $\frac{1}{8}$ "	4 lights	1.72 each
8 x 10".....	1 $\frac{1}{8}$ "	6 lights	1.92 each
10 x 12".....	1 $\frac{1}{8}$ "	6 lights	2.33 each
7 x 9".....	1 $\frac{1}{8}$ "	9 lights	2.50 each
8 x 10".....	1 $\frac{1}{8}$ "	9 lights	2.73 each
10 x 12".....	1 $\frac{1}{8}$ "	9 lights	3.38 each
8 x 10".....	1 $\frac{1}{8}$ "	2 lights	1.05 each
10 x 12".....	1 $\frac{1}{8}$ "	2 lights	1.22 each
7 x 9".....	1 $\frac{1}{8}$ "	3 lights	1.25 each
8 x 10".....	1 $\frac{1}{8}$ "	3 lights	1.35 each
10 x 12".....	1 $\frac{1}{8}$ "	3 lights	1.59 each
10 x 14".....	1 $\frac{1}{8}$ "	3 lights	1.72 each
10 x 16".....	1 $\frac{1}{8}$ "	3 lights	1.86 each
10 x 18".....	1 $\frac{1}{8}$ "	3 lights	1.98 each
8 x 10".....	1 $\frac{1}{8}$ "	4 lights	1.59 each
10 x 10".....	1 $\frac{1}{8}$ "	4 lights	1.82 each
10 x 12".....	1 $\frac{1}{8}$ "	4 lights	1.86 each
12 x 12".....	1 $\frac{1}{8}$ "	4 lights	2.30 each
8 x 10".....	1 $\frac{1}{8}$ "	6 lights	2.06 each
10 x 12".....	1 $\frac{1}{8}$ "	6 lights	2.50 each
20 x 20".....	1 $\frac{1}{8}$ "	1 light	1.53 each
20 x 24".....	1 $\frac{1}{8}$ "	1 light	1.62 each
36 x 16".....	1 $\frac{1}{8}$ "	1 light	1.86 each
38 x 16".....	1 $\frac{1}{8}$ "	1 light	2.31 each
40 x 16".....	1 $\frac{1}{8}$ "	1 light	2.49 each
42 x 16".....	1 $\frac{1}{8}$ "	1 light	2.55 each
44 x 16".....	1 $\frac{1}{8}$ "	1 light	2.79 each
24 x 24".....	1 $\frac{1}{8}$ "	1 light	1.80 each
24 x 26".....	1 $\frac{1}{8}$ "	1 light	1.83 each
24 x 28".....	1 $\frac{1}{8}$ "	1 light	1.92 each
24 x 30".....	1 $\frac{1}{8}$ "	1 light	2.04 each

## WINDOWS

Glass Size	Thickness	—	—
12 x 20"	1"	2 lights	\$1.80 each
12 x 24"	1"	2 lights	2.07 each
14 x 20"	1"	2 lights	1.92 each
14 x 24"	1"	2 lights	2.22 each
16 x 20"	1"	2 lights	2.01 each
16 x 24"	1"	2 lights	2.25 each
18 x 20"	1"	2 lights	2.25 each
18 x 24"	1"	2 lights	2.58 each
20 x 20"	1"	2 lights	2.34 each
20 x 24"	1"	2 lights	2.67 each
20 x 26"	1"	2 lights	2.76 each
22 x 24"	1"	2 lights	2.76 each
22 x 26"	1"	2 lights	2.85 each
22 x 28"	1"	2 lights	3.18 each
24 x 20"	1"	2 lights	2.70 each
24 x 24"	1"	2 lights	3.09 each
24 x 26"	1"	2 lights	3.12 each
24 x 28"	1"	2 lights	3.39 each
26 x 26"	1"	2 lights	3.36 each
26 x 28"	1"	2 lights	3.72 each
10 x 20"	1"	4 lights	2.84 each
10 x 24"	1"	4 lights	2.97 each
12 x 20"	1"	4 lights	3.07 each
12 x 22"	1"	4 lights	3.27 each
12 x 24"	1"	4 lights	3.44 each
12 x 26"	1"	4 lights	3.58 each
10 x 12"	1"	8 lights	3.49 each
10 x 12"	1"	12 lights	4.61 each

For storm sash with slat ventilators ADD to the above prices 25c.

For storm sash with sliding ventilators ADD to the above prices \$2.00.

## BUNGALOW WINDOWS

Width of Glass	HEIGHT OF GLASS						
	20"	22"	24"	26"	28"	30"	32"
	each	each	each	each	each	each	each
16"	\$2.26	\$2.53	\$2.53	\$2.67	\$3.04	\$3.22	\$3.34
18"	2.53	2.90	2.90	3.07	3.24	3.41	3.44
20"	2.63	2.97	3.00	3.11	3.27	3.53	3.88
22"	2.97	3.07	3.11	3.21	3.58	3.88	4.12
24"	3.04	3.17	3.48	3.51	3.81	4.05	4.49
26"	3.27	3.54	3.54	3.78	4.19	4.49	4.52
28"	3.43	3.99	3.99	4.39	4.69	4.79	5.30
30"	3.61	4.15	4.15	4.59	4.73	5.27	5.40

For divided top sash ADD to the above prices 10c. per light.

## WINDOW SCREENS

Full Window $\frac{3}{8}$ " in thickness.....	\$1.90 each
Half Window $\frac{3}{8}$ " in thickness.....	1.18 each
Full Oriel Window $\frac{3}{8}$ " in thickness.....	3.65 each
Oriel Window Transom $\frac{7}{8}$ " in thickness.....	1.46 each
Oriel Window Bottom Sash $\frac{3}{8}$ " in thickness.....	2.92 each
Basement Sash $\frac{3}{8}$ " in thickness.....	1.03 each



**FRAMES***Window Frames*

$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb, Knocked Down.....	\$3.80 each
$\frac{3}{4}$ x 7 $\frac{1}{4}$ " Jamb, Knocked Down.....	5.05 each

*Cellar Frames*

1 $\frac{3}{8}$ " Jamb, Knocked Down.....	\$3.50 each
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*Outside Door Frames*

1 $\frac{3}{8}$ x 5 $\frac{1}{2}$ " Jamb, Knocked Down.....	\$5.60 each
1 $\frac{3}{8}$ x 7 $\frac{1}{4}$ " Jamb, Knocked Down.....	7.45 each

*Inside Door Frames*

$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb with stops, Knocked Down.....	\$2.40 each
1 $\frac{3}{8}$ x 5 $\frac{1}{2}$ " Jamb, Rabbeted, Knocked Down.....	2.65 each

For Built-up Frames ADD to the above prices .95c.

For Oak Sill ADD to the above prices \$2.50.

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1215

**Maximum Retailers' Prices for Lumber and Millwork in the Lake Superior Region of Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:

**Interpretation**

1. For the purposes of this Order,
  - (a) "lumber" means lumber, shingles and lath;
  - (b) "Lake Superior Region of Ontario" means all that part of the Province of Ontario between the eighty-fifth (85th) and ninetieth (90th) degrees of west longitude;
  - (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

**Maximum Retailers' Prices Fixed for the Lake Superior Region of Ontario**

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Lake Superior Region of Ontario shall be the price shown for such lumber or millwork in the said Schedules;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any millwork other than the millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Lake Superior Region of Ontario shall be the laid down cost of such millwork to the retailer plus a markup of forty per centum (40%) of such cost.

**Special Sizes and Grades of Lumber**

3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

### Invoices to Show Particulars of Lumber or Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment within the Lake Superior Region of Ontario shall complete in duplicate an invoice covering each such sale, made by him stating therein the point of shipment and full particulars of the species sizes and grades of lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### Effective Date

5. This Order shall be effective on and after the 20th day of May, 1944.

Dated at Ottawa this 6th day of May, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,

*Chairman—War-time Prices and Trade Board.*

NOTE: (1) Eighty-fifth degree of west longitude runs north and south through the Province of Ontario about thirty-five miles west of Sault Ste. Marie.

(2) Ninetieth degree of west longitude runs north and south through the Province of Ontario about twenty-five miles west of Fort William.

### SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-1215

#### MAXIMUM RETAIL PRICES FOR LUMBER IN THE LAKE SUPERIOR REGION OF ONTARIO

NOTES: (1) Except where indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

(2) All lumber hereinafter referred to is surfaced to standard sizes except where otherwise specified.

### LUMBER

#### SOFTWOODS

COAST FIR, HEMLOCK, CEDAR, SPRUCE AND JACK PINE

*No. 1 Common Dimension*

Size	LENGTH				
	8' to 14'	16'	18' and 20'	22' and 24'	26' to 32'
2 x 3", 2 x 4", 2 x 6" and 2 x 8".....	\$59.00	\$63.00	\$65.00	\$68.00	\$78.00
2 x 10".....	63.00	67.00	69.00	71.00	78.00
2 x 12".....	66.00	70.00	72.00	74.00	78.00

2 x 2" Random Lengths—\$65.00

For No. 2 Common DEDUCT \$3.00 from the above prices.

For Mountain Fir, Larch, Hemlock and Cedar ADD \$3.00 to the above prices.

For Select Spruce ADD \$10.00 to the above prices.

For Tongued and Grooved No. 1 Common ADD \$5.00 to the above prices.

For No. 1 Norway Pine ADD \$10.00 to the above prices.

COAST OR MOUNTAIN FIR, LARCH, HEMLOCK, SPRUCE, NORWAY PINE AND JACK PINE

*No. 1 Common Plank and Timbers*

3 x 6" to 4 x 12"; 6 x 6" to 12 x 12"; 8 x 8" to 8 x 12"; 10 x 10 and 12", 12 x 12" up to and including 40' in length.....	\$70.00
2 x 14" to 14 x 14" up to and including 40' in length.....	80.00
6 x 16" to 16 x 16" up to and including 40' in length.....	83.00
6 x 18" to 18 x 18" up to and including 40' in length.....	83.00

For Select Plank and Timbers ADD \$5.00 to the above prices.

*Strapping*

1 x 2"..... \$1.25 per 100 lineal feet

*Well Curbing*

1½" or 2" Bevelled—Spruce or Hemlock..... \$73.00

*Boards and Shiplap*

1 x 4" to 1 x 10".....	No. 1 Coast Cedar.....	\$54.00
1 x 12".....	No. 1 " ".....	56.00
1 x 4" to 1 x 10".....	No. 2 Coast Cedar.....	\$52.00
1 x 12".....	No. 2 " ".....	54.00

For Mountain Fir, Larch and Hemlock, and Coast Fir and Hemlock ADD \$6.00 to the above prices.

1 x 4".....	No. 1 Spruce or Jack Pine (No. 3 Mill Grade).....	\$61.00
1 x 5" and 6".....	No. 1 " " " ".....	63.00
1 x 7" to 10".....	No. 1 " " " ".....	64.00
1 x 12".....	No. 1 " " " ".....	66.00
1 x 4".....	No. 2 Spruce or Jack Pine (No. 4 Mill Grade).....	\$58.00
1 x 5" and 6".....	No. 2 " " " ".....	60.00
1 x 7" to 10".....	No. 2 " " " ".....	61.00
1 x 12".....	No. 2 " " " ".....	63.00
1 x 4".....	No. 3 Spruce or Jack Pine (No. 5 Mill Grade).....	\$55.00
1 x 5" and 6".....	No. 3 " " " ".....	57.00
1 x 7" to 10".....	No. 3 " " " ".....	58.00
1 x 12".....	No. 3 " " " ".....	60.00

For Select Northern Spruce Shiplap (No. 2 Mill Grade) ADD \$15.00 to the above prices for No. 1 Spruce Shiplap (No. 3 Mill Grade).

1 x 4".....	No. 2 Common White Pine.....	\$90.00
1 x 6".....	No. 2 " ".....	95.00
1 x 8".....	No. 2 " ".....	90.00
1 x 10".....	No. 2 " ".....	95.00
1 x 12".....	No. 2 " ".....	105.00
1 x 4".....	No. 3 Common White Pine.....	\$70.00
1 x 6".....	No. 3 " ".....	75.00
1 x 8" and 1 x 10".....	No. 3 " ".....	80.00
1 x 12".....	No. 3 " ".....	85.00
1" in thickness—any width.....	No. 4 Norway and White Pine.....	\$65.00
1" " ".....	No. 5 " ".....	57.00
1" " ".....	No. 6 " ".....	40.00

For No. 1 Common Norway and White Pine ADD \$15.00 to the prices for No. 2 Common Norway and White Pine.

For Boards and Shiplap of less than standard thickness of the species and grades set out above DEDUCT from the above prices for the following thicknesses:

1/2" full—\$5.00; 5/8" full—\$4.00; 11/16" full—\$3.00.

For all of the above items of Dimension, Plank and Timbers and Boards in the rough, with the exception of Spruce and Jack Pine, ADD \$5.00 to the above prices.

For Spruce and Jack Pine in the rough, the prices set out above.

**FINISH***Spruce and Jack Pine*

1 x 4", 1 x 6" and 1 x 8" Select.....	\$100.00
1 x 5", and 1 x 10", Select.....	112.00
1 x 12", Select.....	125.00
1 x 4", 1 x 6" and 1 x 8" Select (No. 2 Common Mill Grade).....	78.00
1 x 5" and 1 x 10" " ".....	81.00
1 x 12" " ".....	95.00

## FINISH (Continued)

*Pine*

1" to 2" in thickness, up to and including 12" in width—C Select.....	\$200.00
Over 2" and up to 3" in thickness and up to and including 12" in width—C Select.....	300.00

*Cedar*

1 x 6" and 1 x 8"—Clear—No. 2 and Better.....	\$140.00
1 x 10"—Clear—No. 2 and Better.....	145.00
1 x 12"—Clear—No. 2 and Better.....	155.00
1½" to 2" in thickness up to and including 12" in width—Clear—No. 2 and Better.....	165.00

*B.C. Spruce*

1 x 6" and 1 x 8"—Clear.....	\$125.00
1 x 10"—Clear.....	126.00
1 x 12"—Clear.....	140.00
1½" to 2" in thickness up to and including 12" in width—Clear.....	145.00
Over 2" to 6" in thickness up to 12" in width—Clear.....	175.00

*Fir and Hemlock*

1 x 3" to 1 x 12", 1½ x 3" to 1½ x 12" Clear—B and Better.....	\$120.00
1½ to 2 x 3" to 1½ to 2 x 12", and 3" in thickness up to and including 12" in width.....	150.00
For C grade Fir or Hemlock DEDUCT \$5.00 from the above prices.	

## STEPPING

1½ x 10", 1½ x 10", 1½ x 12", and 1½ x 12", No. 1 and No. 2 Fir or Hemlock Edge Grain.....	\$150.00
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## BASE AND CASING

1 x 2½".....	Miracle Casing.....	\$3.00 per 100 lineal feet
1 x 3½".....	Spanish Casing.....	4.00 " 100 "
1 x 4½".....	Bull Nose Casing.....	5.00 " 100 "
1 x 5½".....	Bull Nose, Miracle or Spanish base.....	6.00 " 100 "
1 x 7½".....	Bull Nose, Miracle or Spanish base.....	8.00 " 100 "
1 x 9½".....	Bull Nose, Miracle or Spanish base.....	10.00 " 100 "
1 x 5½".....	Facia.....	6.00 " 100 "
1 x 4½".....	Facia.....	5.00 " 100 "

## WINDOW AND DOOR JAMB

1 x 5½".....	Window Jamb, plowed.....	\$6.00 per 100 lineal feet
1 x 7½".....	Door Jamb, rabbeted.....	8.00 " 100 "
1½ x 5½".....	" " ".....	9.00 " 100 "
1½ x 7½".....	" " ".....	12.00 " 100 "
1½ x 5½".....	" " ".....	12.00 " 100 "
1½ x 7½".....	" " ".....	16.00 " 100 "
1 x 4".....	" " ".....	5.00 " 100 "
1 x 5½".....	" " plain.....	6.00 " 100 "
1 x 7½".....	" " ".....	8.00 " 100 "
1½ x 7½".....	Window Sill.....	16.00 " 100 "
1½ x 9½".....	Door Sill.....	20.00 " 100 "

## FLOORING

*Fir and Hemlock*

1 x 3" and 1 x 4", B and Better, Edge Grain.....	\$ 95.00
1 x 6" B and Better, Edge Grain.....	110.00
1 x 3" C, Edge Grain.....	85.00
1 x 4" C, Edge Grain.....	87.00
1 x 4" D, Edge Grain.....	76.00
1 x 4" B and Better, Flat Grain.....	71.00
1 x 6" B and Better, Flat Grain.....	77.00
1 x 4" C, Flat Grain.....	68.00
1 x 6" C, Flat Grain.....	75.00
1 x 3" and 1 x 4" D, Flat Grain.....	59.00
1 x 6" D, Flat Grain.....	64.00



## FLOORING (Continued)

*Spruce and Jack Pine*

1 x 4" and 1 x 6" Select (No. 2 Common Mill Grade).....	\$78.00
1 x 4" No. 1 (No. 3 Common Mill Grade).....	65.00
1 x 6" No. 1 (No. 3 Common Mill Grade).....	72.00
1 x 6" No. 2 (No. 4 Common Mill Grade).....	65.00
1 x 4" No. 2 (No. 4 Common Mill Grade).....	62.00
2 x 6" No. 1 Common.....	64.00

*Pine*

1 x 4" and 1 x 6" No. 2 Common.....	\$96.00
1 x 4" and 1 x 6" No. 3 Common.....	75.00
1 x 4" and 1 x 6" No. 4 Common.....	65.00
1½" veranda.....	107.00

## CEILING

*Fir and Hemlock*

1 x 3" and 1 x 4" B and Better.....	\$75.00
1 x 3" and 1 x 4" C.....	70.00
1 x 3" and 1 x 4" D.....	62.00
1 x 4" or 3" B and Better.....	60.00 per M.F.S.M.
1 x 4" or 3" C.....	58.00 per M.F.S.M.

*Spruce and Jack Pine*

1 x 4" and 1 x 6" No. 2 Common.....	\$78.00
1 x 4" and 1 x 6" No. 3 Common.....	65.00

*Cedar*

1 x 3" No. 3 Clear and Better.....	\$44.00 per M.F.S.M.
1 x 4" No. 3 Clear and Better.....	73.00
1 x 2½" Tennessee Cedar.....	142.00 per M.F.S.M.

*Pine*

1 x 4" and 1 x 6" No. 2 Common.....	\$96.00
1 x 4" and 1 x 6" No. 3 Common.....	75.00
1 x 4" and 1 x 6" No. 4 Common.....	65.00

## SIDING

*Coast Fir and Hemlock*

1 x 6" B and Better.....	\$80.00
1 x 6" C.....	78.00
1 x 6" D.....	70.00
1 x 6" No. 1 Common.....	58.00
1 x 4" B and Better.....	76.00
1 x 4" C.....	73.00
1 x 4" D.....	64.00
1 x 4" No. 1 Common.....	56.00

*Spruce and Jack Pine*

1 x 6" Select (No. 2 Mill Grade).....	\$78.00
1 x 6" No. 1 (No. 3 Mill Grade).....	69.00
1 x 6" No. 2 (No. 4 Mill Grade).....	65.00
1 x 4" Select (No. 2 Mill Grade).....	78.00
1 x 4" No. 1 (No. 3 Mill Grade).....	65.00
1 x 4" No. 2 (No. 4 Mill Grade).....	62.00
11/16 x 6" No. 1 (No. 3 Mill Grade).....	64.00 per M.F.S.M.
5/8 x 6" No. 1 (No. 3 Mill Grade).....	63.00 per M.F.S.M.

## BEVEL SIDING

*Cedar*

$\frac{1}{2}$ x 6" Clear	8 to 18' in length.....	\$66.00 per M.F.S.M.
$\frac{1}{2}$ x 6" A Grade	8 to 18' ".....	60.00 per M.F.S.M.
$\frac{1}{2}$ x 6" B Grade	8 to 18' ".....	52.00 per M.F.S.M.
$\frac{1}{2}$ x 6" Clear	3 to 7' ".....	50.00 per M.F.S.M.
$\frac{1}{2}$ x 4" Clear	8 to 18' ".....	53.00 per M.F.S.M.
$\frac{1}{2}$ x 4" A Grade	8 to 18' ".....	49.00 per M.F.S.M.
$\frac{1}{2}$ x 4" B Grade	8 to 18' ".....	44.00 per M.F.S.M.
$\frac{1}{2}$ x 4" Clear	3 to 7' ".....	37.00 per M.F.S.M.

## BUNGALOW SIDING

	GRADES		
	Clear	A	B
$\frac{1}{2}$ x 12".....	\$120.00 per M.F.S.M.	—	—
$\frac{1}{2}$ x 10".....	110.00 " "	\$105.00 per M.F.S.M.	\$95.00 per M.F.S.M.
$\frac{1}{2}$ x 8".....	105.00 " "	100.00 " "	80.00 " "

## DROP AND NOVELTY SIDING

1 x 6" No. 1 Common.....	\$58.00
1 x 4" Clear, No. 3 and Better, 8 to 18' in length.....	73.00
1 x 4" Clear, No. 3 and Better, 3 to 7' in length.....	57.00

## CALIFORNIA RUSTIC SIDING

$\frac{1}{2}$ x 4" A Grade	8 to 18' in length.....	\$49.00 per M.F.S.M.
$\frac{1}{2}$ x 4" B Grade	8 to 18' in length.....	45.00 "
$\frac{1}{2}$ x 4" A Grade	3 to 7' in length.....	37.00 "
$\frac{1}{2}$ x 4" B Grade	3 to 7' in length.....	35.00 "

For specified lengths of FINISH, STEPPING, BASE AND CASING, WINDOW AND DOOR JAMB, FLOORING, CEILING AND SIDING ordered by the buyer, ADD \$5.00 to the above prices.

## FIR VENEERS

*Plywood Panels*

Plywood Wall Panelling Sanded 2 Sides, Full $\frac{1}{4}$ " thick G1S.....	\$60.00
Plywood Sheathing 5/16" thick, rough.....	50.00

	3/16" thick G2S	$\frac{3}{8}$ " thick G2S
No. 1, 3 Ply, 24" and less in width.....	8c. per square foot	12c. per square foot
No. 1, 3 Ply, over 24" to 36" in width.....	9c. " "	13c. " "
No. 1, 3 Ply, over 36" to 48" in width.....	11c. " "	13c. " "

	$\frac{3}{4}$ " thick G2S
No. 1, 5 Ply.....	22c. per square foot

Weatherboard	Wallboard Grade Plain	Wallboard Grade Veed 4" Square
$\frac{1}{2}$ x 48 x 96".....	\$80.00	\$110.00
$\frac{1}{2}$ x 48 x 108".....	87.00	—
$\frac{1}{2}$ x 48 x 120".....	90.00	—

## MOULDINGS

For Mouldings, the prices set forth in No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943, a copy of which is on file with the Timber Administrator.

## CEDAR SHINGLES

No. 1 XXX.....	\$8.85	per thousand in bundles of 4
No. 2 XXX.....	7.85	" " 4
No. 1 XXXXX.....	9.85	" " 5
No. 1 XXXXX.....	1.97	per bundle
No. 2 XXXXX.....	7.80	per thousand in bundles of 5
No. 2 XXXXX.....	1.56	per bundle
No. 3 XXXXX.....	7.05	per thousand in bundles of 5
No. 3 XXXXX.....	1.41	per bundle
Substandards Wartime Specials (all thicknesses and lengths)		
4" Clear Butts.....	\$5.60	per thousand
Sound Butts.....	4.20	"

## CEDAR POSTS

PRODUCED EAST OF THE 90TH MERIDIAN

Diameter at Small End in inches	Length in feet	—
4".....	8'	\$0.45 per post
5".....	8'	0.55 "
6".....	8'	0.60 "
7".....	8'	0.70 "
8".....	8'	0.85 "
6".....	16' and 18'	2.00 "
8".....	20' and longer	2.50 "

## LATH

4' No. 1 White Pine.....	\$15.00	per 1,000 pieces
4' No. 2 " ".....	14.00	per 1,000 pieces
4' No. 1 Mixed Pine.....	\$12.50	per 1,000 pieces
4' No. 2 " ".....	11.50	per 1,000 pieces
32" No. 2 Mixed Pine.....	6.50	per 1,000 pieces
4' Cull Mixed Pine.....	7.00	per 1,000 pieces
4' No. 1 Spruce.....	\$13.50	per 1,000 pieces
4' No. 2 Spruce.....	11.50	per 1,000 pieces

## HARDWOODS

## VENEERS

Maple, $\frac{1}{4}$ " in thickness.....	15c.	per square foot
Elm, $\frac{3}{16}$ " in thickness.....	11c.	" "

## FLOORING

	Maple	Oak
13/16" 1st Grade.....	\$145.00	\$245.00
13/16" 2nd Grade.....	130.00	215.00
13/16" 3rd Grade.....	100.00	175.00
1/2" 1st Grade.....	120.00	170.00
1/2" 2nd Grade.....	110.00	167.00
1/2" 3rd Grade.....	97.00	135.00
3/8" 1st Grade.....	108.00	160.00
3/8" 2nd Grade.....	90.00	135.00
3/8" 3rd Grade.....	75.00	100.00
13/16" Shorts.....	70.00	120.00
1/2" Shorts.....	65.00	95.00
Prime Shorts.....	85.00	80.00

## SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-1215

MAXIMUM RETAIL PRICES FOR MILLWORK IN THE LAKE SUPERIOR REGION OF  
ONTARIO

## MILLWORK

*Frames*

	5½" Jamb	7½" Jamb
Window and Sash Frames for Windows up to 24" x 24"—2 lights....	\$3.75 each	\$4.75 each
Window and Sash Frames for Windows over 24" x 24"—2 lights to 30" x 30"—2 lights.....	4.50 "	5.50 "
Oriel Frames.....	4.50 "	5.25 "
O.S. Door Frames.....	6.00 "	6.75 "
I.S. Door Frames.....	2.25 "	—
Coal Chutes.....	3.00 "	—
Basement Frames.....	3.00 "	—

For Hardwood Sill ADD \$2.00 to the above prices.

For Built-up Frame ADD 75c. to the above prices.

*Sash, Doors and Screens*

The prices set forth in the Universal Doors and Sash, 1942 Retail Price List, a copy of which is on file with the Timber Administrator.

## WARTIME PRICES AND TRADE BOARD

## ADMINISTRATOR'S ORDER No. A-1226

## Maximum Prices for Ice in the Montreal District

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

**Application of Order**

1. This Order comes into force on June 1, 1944. It replaces Order No. A-923 which is hereby revoked and fixes the maximum selling prices of ice, other than crushed ice and ice cubes, for ultimate household use in the Montreal district.



## Definitions

2. For the purpose of this Order the following definitions are established:

- (a) *Montreal District*—covers the cities of Montreal, Westmount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal North, Montreal West, Mont-Royal, Pointe-aux-Trembles, St. Laurent, St. Leonard de Port Maurice, St. Michel and St. Pierre;
- (b) *Ice*—includes ice harvested in its natural state and manufactured ice;
- (c) *Ice Merchant*—a person who harvests or manufactures and stores ice for sale or who buys ice in large quantities and stores it for sale;
- (d) *Wholesale Ice Distributor*—a person who buys ice from an ice merchant for resale to a retail ice distributor;
- (e) *Retail Ice Distributor*—a person who sells ice to the ultimate consumer.

## SALES BY ICE MERCHANTS AND WHOLESALE ICE DISTRIBUTORS

### Platform Sales

3. The maximum price at which an ice merchant or wholesale ice distributor may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to any wholesale ice distributor or to a retail ice distributor shall be:

- (a) at the rate of \$4.50 per ton in large uncut blocks; or
- (b) at the rate of \$5.00 per ton of ice cut into 65 pieces of approximately 30 pounds each, to provide for a delivered weight of not less than 25 pounds to the ultimate consumer, or 7½ cents for each such piece.

### Delivered Sales

4. The maximum price at which an ice merchant or wholesale ice distributor may sell or offer to sell ice to a retail ice distributor, delivered to him at points in any retail distribution area agreed upon between them, shall be:

- (a) at the rate of \$4.85 per ton delivered weight, in large uncut blocks; or
- (b) at the rate of \$5.35 per ton of ice cut into 65 pieces of approximately 30 pounds each, to provide for a delivered weight of not less than 25 pounds to the ultimate consumer, or 8¼ cents for each such piece.

## SALES TO ULTIMATE CONSUMERS FOR HOUSEHOLD USE

### Sales by Unit of 25 lbs.

5. Except as may be authorized by the Co-ordinator, Foods Administration by his written permit, ice sold by any person to an ultimate consumer for household use must be sold in a unit weighing not less than 25 pounds or a multiple of 25 pounds. Each unit may consist of one or more pieces of ice.

### Platform Sales

6. The maximum price at which any person or any agent or employee of any person may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to the ultimate consumer for household use shall be 11 cents for each unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 11 cents for each full 25 pounds of ice in the unit.

### Delivered Sales

7. The maximum price at which any person or agent or employee of any person may sell or offer to sell ice to the ultimate consumer for household use delivered to him at his premises shall be 14 cents for a unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 14 cents for each full 25 pounds of ice in the unit.

## GENERAL

### Contracts Subject to this Order

8. Any contract or agreement, written or otherwise, entered into before or after the date of this Order respecting the sale or delivery of ice for household use in the Montreal District, is subject to the provisions of this Order.

### **Additional Payments and Considerations are Part of the Price**

9. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any ice or received by the seller in connection with the sale of any ice, shall constitute part of the price of such ice.

Dated at Ottawa, this 26th day of May, 1944.

K. W. TAYLOR,  
*Co-ordinator Foods Administration.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1228

#### **Special Charge by Custom Slaughterers covering Cost of Issuing Government Hog Premium Warrants**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered on behalf of the Board as follows:

1. Every person who slaughters any hogs for any other person on a custom basis shall, in addition to any other charge that he may lawfully make for that service, be entitled to make a charge not exceeding 2 cents per hog to cover the cost of issuing Warrants, under the provisions of Order in Council P.C. 3/2595, 12th of April, 1944, in payment of premiums on "A" and "B 1" grade hog carcasses.

2. This Order shall come into force on June 1, 1944.

Dated at Ottawa this 29th day of May, 1944.

F. S. GRISDALE,  
*Administrator of Meat and Meat Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### **WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1229

#### **Simplification and Standardization of Pumps**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-962 is hereby amended

(a) by re-numbering Section 4 as Section 5, and

(b) by inserting in the said Order as Section 4 thereof the following:

"4. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances."

2. The Schedule to Administrator's Order No. A-962 is hereby amended

(a) by inserting therein in paragraph 1 of the Schedule and immediately after the item "Light weight Cistern Lift Pump . . . 3" Cylinder and Closed Spout" the following item:

"1. Cistern Lift Pump . . . 3½" Cylinder and Closed Spout."

- (b) by inserting therein in paragraph 1 of the Schedule and immediately after the item "Hand Lift Well Pump . . . 1½" Pipe and 3½" x 10" Iron Cylinder" the following item:

"1. Hand Lift Well Pump . . . 2" Pipe and 4" x 10" Iron Cylinder."

3. This Order shall be effective on and after the 1st day of June, 1944.

Dated at Ottawa, this 29th day of May, 1944.

H. H. BLOOM,

*Administrator of Farm and Construction  
Machinery and Municipal Service  
Equipment.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

NOTE: The provisions of this Order will permit manufacturers to resume production of goods which have heretofore been prohibited. Where a manufacturer resumes production of goods for which his maximum price has been established in accordance with the W.P.T. Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of those goods which differ in any way from the kinds or types previously sold by him and also in the case of established lines for which no maximum price has been fixed under the said regulations, the manufacturer shall submit his prices for approval as required by the provisions of Order No. 214.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1230

### The Manufacture of Crown Cork Closures for Soft Drinks

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-886, which restricted the manufacture of crown cork closures for soft drinks, is revoked.

2. This Order shall be effective on and after the 1st day of June, 1944.

Dated at Ottawa, this 29th day of May, 1944.

ARTHUR MAY,

*Administrator of Wood Products  
and Metal Containers.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1235

### Medicinal Preparations

Under powers given by the Wartime Prices and Trade Board to the Administrator of Pharmaceuticals, it is hereby ordered, as follows:

1. This Order comes into force on June 1, 1944.



2. Administrator's Order No. A-693, which imposed certain restrictions upon packaging and sizes of medicinal preparations, is revoked.

Dated at Ottawa this 31st day of May, 1944.

W. M. GRANT,  
*Administrator of Pharmaceuticals.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE:

"The provisions of this Order will permit manufacturers to resume production of goods in many sizes which have heretofore been prohibited. Where a manufacturer resumes production of goods in a size for which his maximum price has been established in accordance with the W.P.T. Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of goods in those sizes for which no maximum price has been fixed under the said regulations the manufacturer shall submit the prices for approval as required by the provisions of Order No. 214."

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1236

### Wooden Ladders

The raw material for producing wooden ladders has been diverted to such an extent to the production of aircraft veneer that it has become necessary to protect the diminishing supply. By putting sales to users under permit the limited stocks available may be distributed to the best advantage among essential users only.

Therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers,

It is hereby ordered on behalf of the Board, as follows:

1. This Order becomes effective on June 5, 1944.
2. No person shall, except for purpose of resale at wholesale or retail, sell a new wooden extension ladder or a new wooden step ladder, over seven feet in height, respectively, unless he has first obtained permission in writing from the Administrator of Wood Products and Metal Containers.
3. No person shall purchase for any purpose other than resale at wholesale or retail any wooden ladder of a kind and dimension referred to in Section 2 of this Order, unless a permit for such sale has been issued by the said Administrator to the seller.
4. (1) Every manufacturer of wooden ladders and every person who sells wooden ladders at wholesale or retail shall report to the said Administrator on or before June 10, 1944, the number of each kind of wooden ladder of the dimensions referred to in Section 2 of this Order, which he had in stock on June 5, 1944.
- (2) Every manufacturer of wooden ladders, shall report to the said Administrator on or before the tenth day of each month, commencing on the 10th of June, 1944, the number of each kind of wooden ladder of the dimensions referred to in Section 2 of this Order, which he produced during the previous calendar month.

Dated at Ottawa, this 31st day of May, 1944.

ARTHUR MAY,  
*Administrator of Wood Products and  
Metal Containers.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

NOTE:—

Whenever in the opinion of the seller at retail, the buyer is an essential user, then he (the seller) should apply to the Administrator of Wood Products and Metal Containers, Ottawa, Ontario, for permission to make the sale, giving all pertinent details of the sale in such application.



VOLUME II, No. 10



JUNE 12, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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Published under authority of Order in Council P.C. 10793  
of 26th November, 1942

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

Price 10 cents



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PART I  
Orders in Council

Order in Council *re* subsidy on draggers and long line vessels,  
Atlantic coast, etc.

P.C. 3978

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Order in Council of August 26, 1942, P.C. 7580, as amended by Order in Council of April 22, 1943, P.C. 3297, aid was given to the construction of new fishing vessels of the dragger type on the Atlantic Coast that measure not less than 72 feet overall length, by the granting of a subsidy of \$165.00 per ton, gross tonnage, and by special depreciation allowance, the main reasons prompting this action being continuing contraction of the production of fish caused by a shortage of labour skilled in present methods of fishing through enlistment of fishermen in the armed services, the migration of others to alternative employment and that a more intensive use of labour could be achieved by the utilization of the dragger method of fishing as compared to dory fishing;

And whereas the Minister of Fisheries reports that there has been some advantage taken of the subsidy and special depreciation allowance granted towards the construction of new draggers of 72 feet or more in length;

That there is a continuing urgent need for an increase in the production of fish for the supplying of the United Nations and friendly neutral countries and in addition, it is anticipated there will shortly be need for providing large quantities of fish food for the peoples of re-occupied territories;

That it has been represented that assistance should be made available in the form of subsidies and special depreciation allowances to groups of fishermen who would be prepared to construct and operate vessels of a smaller type than are provided for in the above cited authority, but which would be capable of operation as small draggers or for use in the method known as "long lining"; and,

That by extending the subsidy and special depreciation allowance to vessels of 55 feet and over, fishermen who have not large amounts of capital would be able to take advantage of modern methods.

And whereas the Minister of Fisheries is of the opinion that, to assure greater production and continuity of landings, assistance in the way of subsidies and special depreciation allowances should be extended to groups of fishermen for construction of vessels of this type, the assistance to be granted only on vessels constructed to approved designs, and the vessels to be not less than fifty-five feet in length nor of a greater maximum than may be determined by the Minister of Fisheries.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, concurred in by the Minister of Finance and the Minister of Transport, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. On the Atlantic Coast of Canada assistance shall be granted to groups of fishermen of not less than four, in the form of a subsidy of one hundred and sixty-five dollars (\$165.00) per ton, gross tonnage, to the construction of fishing vessels of the dragger or long line type which shall measure, not less than fifty-five (55) feet overall

length of main hull, and not more than a maximum to be determined by the Minister of Fisheries. The length shall be measured from the forward part of the stem to the after side of the rim timbers and the draggers and long line fishing vessels shall be otherwise of approved proportions and suitable form and equipped with sufficient power for the service in which the vessel will be engaged. The plans of the vessels must be approved by the Board of Steamship Inspection of the Department of Transport and certified by it to come within the dragger or long line fishing vessel type or class.

2. Claims for such subsidy on vessels of the approved type shall be submitted to the Minister of Fisheries on forms supplied by him, which may be approved under conditions he shall determine.

3. In satisfaction of such claims as have been approved as aforesaid, the Minister of Fisheries may authorize progress payments to be made during the construction of such vessels in proportion to the extent of the completion of construction that has, in the opinion of the Steamship Inspection Board of the Department of Transport, taken place, and which it thereto has certified.

4. Seventy-five per cent of the gross tonnage as estimated from the approved plans of the vessel under construction, shall be used as a basis for the calculation of progress payments; and when the vessel has been registered the gross tonnage appearing on the Registry of Shipping shall be taken as the final basis for subsidy payment.

5. In computing the amount of profits to be assessed for the purpose of the Income War Tax Act and/or the Excess Profits Tax Act, 1940, on the owner of a vessel constructed under the terms of this Order in Council, a deduction, by way of special depreciation allowance, shall be granted as follows:

The owner may take a depreciation allowance up to the whole cost of the depreciable assets, the amount to be taken in any one year to be at his option, so that the total allowance may be taken in any single year within, or in any group of years within, the five-year period beginning from the date of the registration of the vessel; this to be in lieu of the annual rates of depreciation ordinarily granted under the said statutes.

6. For the purpose of calculating the amount of annual allowance for depreciation, the value shall be the actual cost of the vessel to the owner less the amount of the subsidy granted to him in respect thereof.

7. No vessel towards the construction of which a subsidy has been granted may be sold by the owner within five years from the date of the purchase of such vessel from the builder thereof, except by permission of, and under conditions approved by, the Governor in Council, on the recommendation of the Minister of Fisheries.

8. If, at the end of the five-year period mentioned in Section 7 hereof, the whole cost of the depreciable assets, as defined in Section 6 hereof, has not been fully depreciated, depreciation shall thereafter continue to be allowed on the whole cost of the depreciable assets as determined by Section 6 at a rate representing the average rate which would ordinarily be allowed under the Income War Tax Act and/or the Excess Profits Tax Act, 1940, until the reserve for depreciation accumulated both by reason of the special depreciation granted by this Order in Council and of the ordinary depreciation allowed under the said Acts is equivalent to the whole value of the assets as defined in Section 6.

9. If any vessel in respect of which a special allowance for depreciation has been provided for herein is sold by the original purchaser thereof at any time after the expiry of the five-year period mentioned in Section 7, then the special depreciation herein allowed shall be adjusted downward to the extent of the proceeds of such sale; provided, however, that the taxpayer shall not be deprived of the depreciation which, but for this Order in Council, would ordinarily be allowed in respect of the said vessel.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order in Council extending special depreciation allowances to owners of schooner type of fishing vessel, etc.

P.C. 3979

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Order in Council of August 26, 1942, P.C. 7580, as amended by Order in Council of April 22, 1943, P.C. 3297, assistance by way of subsidy was given for the construction of fishing vessels known as draggers and for the conversion of existing fishing schooners to draggers;

And whereas these Orders in Council also provide special depreciation allowances for the purposes of the Income War Tax Act and/or the Excess Profits Tax Act, 1940;

And whereas the Minister of Fisheries reports that, while assistance given to encourage greater production of fish has been of value, it is still a fact that much greater quantities of fish are, and will be, required for the Canadian domestic market and for the markets of the United Kingdom and Allied Nations and friendly neutral countries; and

That, in addition, it is anticipated that Canada will shortly be required to provide large quantities of fish to assist in feeding the peoples of reoccupied territories.

And the Minister is of opinion that, with a view to furthering the efforts for increased fish production, the special depreciation allowances, as above referred to, should be extended to the owners of the schooner type of fishing vessel and in this view the Minister of Finance concurs.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, concurred in by the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows,—

1. On the Atlantic Coast of Canada, in computing the amount of profits to be assessed for the purpose of the Income War Tax Act and/or the Excess Profits Tax Act, 1940, on the owners of fishing schooners, construction of which commenced on, or after, January 1, 1943, a deduction by way of special depreciation allowance shall be granted on condition that the fishing schooner is constructed for fishing purposes only and that it will be retained in such capacity for not less than five years from the date of registration.

2. The owner of the fishing schooner may take a depreciation allowance up to the whole cost of the depreciable assets, the amount to be taken in any one year to be at his option so that the total allowance may be taken in any single year within, or in any group of years within, the five year period beginning from the date of the registration of the vessel; this to be in lieu of the annual rates of depreciation ordinarily granted under the said statutes.

3. If, at the end of the five year period referred to in the preceding paragraph, the whole cost of the depreciable assets has not been fully depreciated, depreciation shall, thereafter, continue to be allowed on the whole cost of the depreciable assets, at a rate representing the average rate which would ordinarily be allowed under the Income War Tax Act and/or the Excess Profits Tax Act, 1940, until the reserve for depreciation accumulated both by reason of the special depreciation granted by this Order in Council, and of ordinary depreciation allowed under the said Acts, is equivalent to the whole value of the assets.

4. If any vessel in respect of which a special allowance for depreciation has been provided for herein, is sold by the original purchaser thereof at any time after the expiry of the five year period referred to, in Paragraph 2 above, then the special depreciation herein allowed shall be adjusted downward to the extent of the proceeds



of such sale, provided, however, that the taxpayer shall not be deprived of the depreciation which, but for this Order in Council, would ordinarily be allowed in respect of the said vessel.

5. The owner of the fishing schooner, at the end of each calendar year during the five year period referred to herein, shall, not later than the last day of February of the following year, furnish the Minister of Fisheries with a statement that will indicate to his satisfaction that conditions outlined herein have been complied with. This statement will, in turn, be submitted to the Taxation Division of the Department of National Revenue. Failure to submit such statement, or the incurring of a violation of any of the other conditions established herein, will result in the applying of depreciation which, but for this Order in Council, would ordinarily be allowed in respect of the said fishing schooner.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

# Order in Council re political activities and candidature for Parliament and Legislative Assemblies of members of the Armed Forces

P.C. 4075

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of May, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3205 dated 31st May, 1943, established uniform conditions under which members of the Naval, Military and Air Forces of Canada might participate in political campaigns and conventions, and if members of the Senate, or the House of Commons or of a Provincial Legislature, might attend to their official duties as such members;

And whereas it is considered desirable that any such Order should—

- (i) Contain a definition of the word "candidate";
- (ii) Make provision for granting leave for attending national political conferences on the same basis as members may now obtain leave for the purpose of attending political conventions for selection of candidates or for selection of Federal or Provincial leaders;
- (iii) Provide that personnel granted leave under any such Order may, at their discretion, wear uniform;

And whereas the Minister of National Defence reports that since all members, wherever serving, granted leave for the purpose of campaigning as candidates should be placed on a parity insofar as circumstances will permit, the period of leave which can now be granted for such purposes should be extended;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence (concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services) and pursuant to the provisions of the War Measures Act, is pleased, hereby, to revoke the said Order in Council of the 31st May, 1943, (P.C. 3205) and to approve the Order hereto annexed, entitled "Political Activities and Candidature for Parliament and Legislative Assemblies of Members of the Armed Forces"; the said revocation and approval to be effective the 23rd day of May, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## Political Activities and Candidature for Parliament and Legislative Assemblies of Members of the Armed Forces

1. This Order shall apply to all members of the Naval, Military and Air Forces of Canada serving on active service or while serving in consequence of their having been called out for training, service or duty, except members of the Permanent Naval, Military and Air Forces of Canada who will continue to be governed by the relevant existing service regulations relating to participation in political and party activities.

- (a) For the specific purpose of campaigning as a candidate in a Dominion or Provincial Election or By-Election, a member of the Forces may, subject to the exigencies of the Service, be granted leave of absence by the appropriate Service Authorities for a period to begin on a date not earlier than the date of the issue of the writ in respect of such election and not exceeding the time elapsing between the issue of such writ and two days after the day fixed for such election.

"Candidate" for the purpose of this Order, means and includes any person who is declared by himself or by others with his consent to be a candidate at any Federal or Provincial Election, or who is officially nominated as a candidate for an Electoral District at any Federal or Provincial Election. Such declaration shall be in the prescribed form and before leave is granted shall be published by one insertion in the *Canada Gazette* which shall be published without charge, and by one insertion in a daily newspaper published in the Electoral District for which he declares his intention to be a candidate, or, if no such newspaper is published therein, then in a daily newspaper circulating in such Electoral District.

- (b) Leave may also be granted to personnel, subject to the exigencies of the Service, for the purpose of attending political conventions for selection of candidates or for selection of federal or provincial leaders, or national conferences sponsored by recognized political parties.
- (c) All leave granted under this Order will be without pay and allowances, unless granted as annual leave, under the Regulations in that regard.
- (d) Personnel other than:
- (i) Members of the Senate of Canada,
  - (ii) Members of the House of Commons,
  - (iii) Members of the Provincial Legislatures,
  - (iv) Candidates while on leave pursuant to para. 1(a) of this Order,
  - (v) Personnel while attending political conventions or national conferences mentioned in sub-paragraph (b),
- will not address political meetings.

- (e) (i) If appointed to the Senate of Canada, or elected to the House of Commons or a Provincial Legislature, personnel may, subject to the exigencies of the Service, be granted leave for the specific purpose of attending to their Senatorial duties in the Senate of Canada, or their Parliamentary or Legislative duties in the House of Commons or the Provincial Legislature.

(ii) Personnel mentioned in clause (i) of this sub-paragraph (e) may, subject to the exigencies of the Service, be granted leave not exceeding one month in any one year for the purpose of attending to their duties as representatives in their respect constituencies.

- (f) Personnel granted leave pursuant to this Order may at their discretion wear uniform.
- (g) Nothing contained in paragraph 1 (a) shall prohibit a candidate granted leave pursuant thereto from campaigning outside the Electoral District in which he is seeking election.
- (h) Personnel granted leave for any of the purposes mentioned in this Order shall not disclose any information the disclosure of which would be prejudicial to the safety of the State or the effective prosecution of the war, or any information of a Service nature which they have acquired in the course of their duties as members of the Armed Forces.

PREScribed FORM

of .....  
(Full address and occupation of declarant)

intends) to be a candidate for the.....  
(Name of constituency)

forthcoming..... Election.  
(Federal or Provincial, as the case may be)

SIGNED IN THE PRESENCE OF

.....  
(Signature and address of witness)

.....  
(Signature)

P.C. 4112

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And whereas the Minister of Fisheries reports that pursuant to a notice of abrogation, dated October 24, 1940, given by Japan in pursuance of Article 16 of the said Convention, such Convention expired on October 23, 1941;

That by reason of the war no such agreement or convention can be entered into with respect to all the waters included in the said Convention of 1911;

That for the protection of the fur seal, a provisional fur seal agreement was entered into between Canada and the United States of America by exchange of notes dated December 8, 1942, and December 19, 1942, covering a portion of the said waters; and

That it is deemed advisable, by reason of the war, for the security, defence, peace, order and welfare of Canada, to proclaim a day for the termination of the Pelagic Sealing (Convention) Act, 1938, and to establish regulations for the protection of the fur seal in accordance with the provisions of the said Agreement.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, concurred in by the Secretary of State for External Affairs, is pleased hereby, to order that a proclamation be issued fixing the tenth day of June, 1944, for the purposes of section seventeen of the said Act.

His Excellency in Council, on the same recommendation, concurred in by the Secretary of State for External Affairs, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to make the regulations attached hereto, and they are hereby made and established accordingly.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## REGULATIONS

1. These regulations may be cited as The Pelagic Sealing Regulations.

2. In these regulations, unless the context otherwise requires—

- (a) "Agreement" means the provisional fur seal agreement entered into between Canada and the United States of America by exchange of notes dated the eighth day of December, one thousand nine hundred and forty-two and the nineteenth day of December, one thousand nine hundred and forty-two, and set out in Schedule A hereto;
- (b) "North Pacific waters" means the waters within such part of the Pacific Ocean as are north of the thirtieth parallel of north latitude, and east of the one hundred and eightieth meridian, including the Bering Sea;
- (c) "equipping", in relation to a vessel, includes furnishing a vessel with any boat, tackle, apparel, furniture, provisions, munitions, fuel or stores, or any other thing which is used in or about a vessel for the purpose of fitting or adapting her for the sea or for carrying, taking or hunting seals; and "equipment" shall include everything within the foregoing description;
- (d) "pelagic sealing" means the killing, capturing or pursuing in any manner whatsoever of fur seals at sea.

3. (1) Any commissioned officer on full pay in the naval, military or air service of Canada or in the naval, military or air service of His Majesty, or any fishery officer or stipendiary magistrate, on board of any vessel belonging to or in the service of the Government of Canada and employed in the service of protecting the fisheries, or any other person duly commissioned for that purpose, may go on board of any ship, vessel or boat within Canadian territorial waters covered by the Agreement which he has reason to believe is in any manner being operated or used in contravention of any provision of these regulations or of the provisions of the Agreement, or for aiding or facilitating the commission of any such contravention, and may search her cargo and equipment and examine the master or person in command under oath touching the cargo, equipment and voyage.

(2) Where the master or person in command of any such ship, vessel or boat, upon any examination under oath by any officer or person under the authority of these regulations touching the cargo, equipment and voyage of such ship, vessel or boat, refuses or fails to answer truly all questions put to him in such examination, he shall incur a fine of four hundred dollars.

4. (1) No national or inhabitant of Canada, except an Indian or other aborigine dwelling on the coast of Canada contiguous to North Pacific waters in respect of his engaging in pelagic sealing in North Pacific waters in strict compliance with the provisions of Article V of the Agreement, shall engage in, and no vessel registered in Canada or belonging to any such national or inhabitant shall be operated or used in or for any purpose whatsoever connected with, pelagic sealing in North Pacific waters.



(2) Every person who contravenes the provisions of subsection one of this section, or who procures, aids or abets any such contravention, shall be guilty of an offence against these regulations.

5. (1) Every person, except an Indian or other aborigine in respect of the exercise of the privilege reserved by Article V of the Agreement, who uses any port or harbour within Canada for the purpose of equipping any vessel intended to be operated or used for any purpose whatsoever connected with the operations of pelagic sealing in North Pacific waters, shall be guilty of an offence and liable upon indictment to a fine not exceeding two thousand dollars or to two years' imprisonment, or on summary conviction to imprisonment for a term not exceeding six months with or without hard labour or to a fine not exceeding five hundred dollars, and the vessel and her equipment shall be liable to forfeiture to His Majesty.

(2) Where an officer authorized by section three of these regulations to board and search is satisfied that there is reasonable cause for believing that a vessel has been or is being equipped contrary to this section, he may seize and detain the vessel and bring her for adjudication before the Exchequer Court of Canada on its Admiralty side, or before any Superior Court in the Province in or near which the vessel was seized.

(3) The court may thereupon adjudge the vessel and her equipment to be forfeited to His Majesty and make such order in the case as to the court seems just.

(4) No such officer shall be responsible either civilly or criminally to any person whomsoever in respect of any such seizure or detention as aforesaid notwithstanding that the vessel has not been brought in for adjudication, or if so brought in is declared not liable to forfeiture, if it is shown to the satisfaction of the court before which any trial relating to such vessel or such seizure or detention is held that there were reasonable grounds for such seizure and detention, but if no such grounds are shown, the court may award costs and damages to any party aggrieved and make such other order in the premises as the court thinks just.

6. (1) No person shall import into or have in possession within Canada—

(a) any skins of seals taken in contravention of any provision of these regulations, or of the provisions of the Agreement, or

(b) any skins of seals identified as being of the species known as *Callorhinus alascanus*, *Callorhinus ursinus* and *Callorhinus kurlensis*, except such as are taken under the authority of the United States of America or the respective parties to any fur seal agreement which may hereafter be made between Canada and any other country and which have been officially marked and certified as having been so taken.

(2) Any such skins, except such as are taken and officially marked and certified as provided in paragraph (b) of subsection one of this section, or are taken by Indians or other aborigines in the exercise of the privilege reserved by Article V of the Agreement, if imported into, or if had in possession or otherwise found within Canada, shall thereby become forfeited to His Majesty, and may be seized by any Customs or Fishery Officer, and shall be dealt with as the Minister of Fisheries directs.

7. No person shall import into or have in possession within Canada or buy, sell, ship or otherwise dispose of any fur seal skin, except skins taken and officially marked and certified as provided in paragraph (b) of subsection one of section six of these regulations, and except skins which have been dressed and dyed, unless a fishery officer or other officer duly authorized by the Minister of Fisheries has, with respect to such skin, issued a certificate in the form set forth in Schedule B to these regulations and the person taking such skin has duly completed and signed the statement prescribed in such form and such skin is marked with a tag affixed thereto by such officer bearing the number designated in such certificate.

8. Any Indian or other aborigine dwelling on the coast of Canada contiguous to North Pacific waters who carries on pelagic sealing otherwise than in strict compliance with the provisions of Article V of the Agreement shall be guilty of an offence against these regulations; and any canoe or other vessel, including her equipment



and any firearms and any fur seal skins found on board thereof, operated or used in, or for the purpose of aiding or facilitating the commission of any such offence, may be seized by any officer authorized under these regulations to board and search, and shall be liable to forfeiture to His Majesty as hereinafter provided.

9. (1) Every vessel, including her equipment and any skins of fur seals found on board thereof, which is in any manner operated or used in contravention of any provision of these regulations or of the provisions of the Agreement, or for aiding or facilitating the commission of any such contravention, may be seized, except within the territorial jurisdiction of the United States of America, by any officer authorized by section three of these regulations to board and search, and shall, save as herein otherwise provided, be forfeited to His Majesty.

(2) Every national or inhabitant of Canada, or of the United States of America engaged in pelagic sealing in North Pacific waters in contravention of any provision of these regulations or of the provisions of the Agreement, or in aiding or facilitating pelagic sealing as aforesaid, may be taken into custody, except within the territorial jurisdiction of the United States, and detained by any officer authorized by section three of these regulations to board and search.

(3) Where any such person is a national or inhabitant of the United States of America, or any such vessel is registered in, or belongs to a national or inhabitant of the United States of America, and is taken into custody and seized and detained for a contravention of any provision of these regulations or of the provisions of the Agreement committed in North Pacific waters other than within the territorial waters of Canada, such person, or vessel, or other property, shall be delivered as soon as practicable to an authorized official of the United States of America at the nearest point to the place of seizure or elsewhere as may be mutually agreed upon, to be dealt with in accordance with the law of the United States of America.

10. (1) Every person guilty of an offence against these regulations shall, unless some other penalty is expressly provided therefor in these regulations, be liable upon summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

(2) Where any property is seized in respect of an offence against the provisions of section eight of these regulations and a conviction is made in respect of such offence the justice making the conviction may adjudge and order as forfeited to His Majesty for the public uses of Canada the property so seized, but such property shall not be disposed of pending any appeal or any proceeding in which the right of seizure is questioned or before the time within which such appeal or other proceeding may be taken has expired.

(3) Every person who obstructs any officer or person in the execution of his duty under these regulations or aids or abets any other person in such obstruction is guilty of an indictable offence and liable to a fine of eight hundred dollars and to two years' imprisonment.

11. The Attorney General of Canada may in His Majesty's name sue for or enforce any penalty or forfeiture incurred under these regulations.

12. All actions for the recovery or enforcement of penalties or forfeitures imposed by these regulations shall be commenced within three years after the offence was committed.

13. Save as herein otherwise provided, the Minister of Fisheries shall have the administration of these regulations.

14. (1) Notwithstanding anything in these regulations, pelagic sealing may be conducted as provided in paragraph (c) of Article II of the Agreement.

(2) In any prosecution or proceeding under these regulations, the defendant may prove that the pelagic sealing was so conducted, but such fact need not be specified or negatived in the information or complaint, and whether it is or is not so specified or negatived, no proof in relation thereto shall be required on the part of the informant or complainant.

## SCHEDULE A

## PROVISIONAL FUR SEAL AGREEMENT

between

CANADA AND UNITED STATES

by

EXCHANGE OF NOTES DATED DECEMBER 8, 1942, AND  
DECEMBER 19, 1942*Article I*

The provisions of this Agreement shall apply to all waters of the Bering Sea and the Pacific Ocean, north of the thirtieth parallel of north latitude and east of the one hundred and eightieth meridian.

*Article II*

The Government of the United States of America and the Government of Canada mutually and reciprocally agree that:—

- (a) Excepting as may be authorized pursuant to paragraph (c) of this Article, nationals or citizens of the respective countries, and all persons, and vessels, subject to their laws and treaties, shall be prohibited, while this Agreement remains in force, from engaging in pelagic sealing in the waters within the area defined in Article I, and that every such person and vessel offending against such prohibition may be seized, except within the territorial jurisdiction of the other Party to this Agreement, and detained by the naval or other duly commissioned officers of either of the Parties, to be delivered as soon as practicable to an authorized official of their own nation at the nearest point to the place of seizure, or elsewhere as may be mutually agreed upon; and that the authorities of the nation to which such person or vessel belongs alone shall have jurisdiction to try the offence and impose the penalties for the same; and that the witnesses and proofs necessary to establish the offense, so far as they are under the control of either of the Parties to this Agreement, shall be furnished with all reasonable promptness to the authorities having jurisdiction to try the offence;
- (b) No person or vessel shall be permitted to use any of the ports or harbours of either of the Parties to this Agreement or any part of the territories of such Parties for any purposes connected with the operation of pelagic sealing in the waters within the area defined in Article I; and the importation into or possession within their respective territories of skins of fur seals taken in those waters other than in accord with the provisions of this Agreement shall not be permitted; and
- (c) Notwithstanding the foregoing provisions, pelagic sealing may be conducted, in the event of emergency circumstances, by an agency or agencies authorized by either of the two Governments under such conditions and for such a period as may be agreed upon by consultation between the two Governments, and the skins thus taken shall be shared in such a manner as may be agreed upon between them.

*Article III*

The United States agrees that of the total number of sealskins taken annually under the authority of the United States upon the Pribilof Islands or any other islands or shores of the waters defined in Article I subject to the jurisdiction of the United States to which any seal herds hereafter resort, there shall be delivered at the Pribilof Islands or at such other point or points as may be acceptable to both Governments, at the end of each season during the term of this Agreement 20 per cent gross in number and value thereof to an authorized agent of the Canadian Government.

*Article IV*

It is agreed on the part of Canada that in case any fur seals hereafter resort to any islands or shores of the waters defined in Article I subject to the jurisdiction of Canada, there shall be delivered at the end of each season during the term of this Agreement 20 per cent gross in number and value of the total number of seal-skins taken annually from such herd to an authorized agent of the Government of the United States of America at Vancouver, British Columbia, or at such other point or points as may be acceptable to both Governments.

*Article V*

The provisions of this Agreement shall not apply to Indians, Aleuts, or other aborigines dwelling on the coasts of the waters defined in Article I, who carry on pelagic sealing in canoes not transported by or used in connection with other vessels, and propelled entirely by oars, paddles, or sails, and manned by not more than five persons each, in the way hitherto practised, and without the use of firearms; provided that such aborigines are not in the employment of other persons or under contract to deliver the skins to any person.

*Article VI*

The term pelagic sealing is hereby defined for the purposes of this Agreement as meaning the killing, capturing, or pursuing in any manner whatsoever of fur seals at sea.

*Article VII*

Notwithstanding anything contained in the preceding Articles of the present Agreement, either Party to this Agreement may grant to any of its nationals or agencies a special permit to take fur seals for purposes of scientific research subject to such restrictions as to number and subject to such other conditions as the Party deems appropriate. Each Party shall at the end of each calendar year inform the other Party of the number of animals taken and the data obtained under such permits.

*Article VIII*

Nothing contained in the present Agreement shall restrict the right of the United States at any time to suspend altogether the taking of seal-skins upon the Pribilof Islands or any other islands or shores of the waters defined in Article I subject to its jurisdiction, or the right of the United States to impose such restrictions and regulations upon the total number of skins which may be taken in any season and the manner and times and places of taking skins as may seem necessary to protect and preserve the seal herd or to increase its numbers, provided, however, that the two Governments will consult from time to time regarding the level of population at which the seal herd is to be maintained or other important phases of management or policy.

*Article IX*

Each of the Parties agrees to enact and enforce such legislation as may be necessary to make effective the foregoing provisions with appropriate penalties for violations thereof.

The Parties further agree to co-operate with each other in taking such measures as may be appropriate for the enforcement of the foregoing provisions.

*Article X*

This Agreement shall enter into force on the day the President of the United States of America approves legislation enacted by the Congress of the United States for its enforcement, and the day the Government of Canada issues an Order in Council applying the provisions of the Agreement, or should the President's approval of the legislation and the issuance of the Order in Council be on different days, on the date of the later in time of such approval by the President or issuance of such Order in



Council. When this Agreement shall have entered into force it shall be deemed to have been in effect as from June 1, 1942. The Agreement shall remain in effect for the duration of the present emergency and twelve months thereafter unless either the Government of the United States of America or the Government of Canada enacts legislation contrary to its provisions or until twelve months after either Government shall have notified the other Government of an intention of terminating the Agreement.

## SCHEDULE B

### DOMINION OF CANADA DEPARTMENT OF FISHERIES

Certificate to accompany

Fur Seal Skin

taken under authority extended to Indians dwelling on the Pacific Coast of Canada by Provisional Fur Seal Agreement, 1942, between Canada and the United States of America.

#### Statement by Hunter

I hereby certify that fur seal skin, described hereunder, and now bearing tag No....., was lawfully taken by me and that the undernoted statements concerning its capture are true.

No. of skin (tag)..... Sex .....

By whom taken ..... Date taken .....

Where taken ..... How taken .....

Description of skin: Length.....inches

Width.....inches

Weight.....lbs.....oz.

.....  
Signature of Hunter

.....  
Address

#### Authentication

I hereby certify that fur seal skin bearing tag No. .... has been examined, measured and tagged by me; that the statement regarding its capture has been signed in my presence; and that to the best of my knowledge and belief the skin was legally taken and in the manner permitted by Article V of the Provisional Fur Seal Agreement, 1942, between Canada and United States of America.

Place ..... Signature of Officer

Date ..... Official Title



Order in Council permitting deliveries of wheat exceeding 18 bushels per authorized acre to be made, etc.

P.C. 4130

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3135 of the 16th April, 1943, as amended by Order in Council P.C. 680 of the 3rd February, 1944, empowered The Canadian Wheat Board, in the crop year 1943-44, to receive, take delivery of or buy wheat to an amount which, when added to the amount of all wheat sold or disposed of otherwise than to the Board, and including all wheat milled or processed, would not exceed eighteen bushels per authorized acre;

And whereas it is reported by The Canadian Wheat Board that it was intended that total marketings of wheat in the area of Western Canada, referred to in said Order in Council P.C. 3135, during the said crop year, would approximate the domestic and export disappearance of wheat which was estimated at two hundred and eighty million bushels;

That such domestic and export disappearance has already considerably exceeded two hundred and eighty million bushels and The Canadian Wheat Board advises that without the removal of all restrictions the marketings of wheat will not equal the domestic and export disappearance for the crop year;

That it is therefore considered desirable and necessary to permit deliveries of wheat exceeding eighteen bushels per authorized acre to be made by producers with the approval of The Canadian Wheat Board, and to authorize and empower The Canadian Wheat Board to buy wheat outright from persons other than producers at the Board fixed initial prices;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, and otherwise, and notwithstanding any statute or law to the contrary, is pleased, hereby, to revoke section three of the said Order in Council P.C. 3135 as amended by the said Order in Council P.C. 680 and to make the following Order:

#### ORDER

(1) In this Order, unless the context otherwise requires, words and expressions shall have the same meaning as in the Canadian Wheat Board Act.

(2) The Board may, on behalf of His Majesty, buy wheat from persons other than producers, at prices to be fixed by the Board, with the approval of the Governor in Council, and wheat so purchased shall be purchased outright without issuance of participation certificates and shall be held by the Board for the account of His Majesty as if such wheat had been vested in His Majesty by section four of regulations made by Order in Council P.C. 7942 of the 12th of October, 1943, and subject to the provisions of the said regulations.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re sunflower and rape seed

P.C. 4131

## AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that in order to meet increasing wartime requirements of edible and non-edible oils, it is desirable to encourage the production in Canada of sunflower seed and rape seed;

That it is necessary, for the attainment of production objectives, that the producers of sunflower seed and rape seed be assured of markets at a guaranteed price; and

That, in order to encourage wartime production of sunflower seed and rape seed over wide areas of the country where such crops are not usually grown, it is necessary to fix prices on the basis of local shipping points.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, is pleased to make the following regulations and they are hereby made and established accordingly:—

## REGULATIONS

1. *Interpretation*

- (a) Words and expressions used in these regulations shall be given the same meaning as is accorded to such words and expressions when used in the Canadian Wheat Board Act;
- (b) "Sunflower Seed" means sunflower seed produced in Canada;
- (c) "Rape Seed" means rape seed produced in Canada.

2. (a) The Board is empowered to buy sunflower seed from producers at five cents per pound for the grade Number One Canada Western Sunflower Seed, delivered f.o.b. shipping points named by the Board and in accordance with such instructions as are issued by the Board and at prices for each other grade of sunflower seed as, in the opinion of the Board, brings such grade into proper price relationship with Number One Canada Western Sunflower Seed;

(b) The Board is empowered to buy rape seed from producers at six cents per pound for rape seed in reasonably clean condition, moisture content not exceeding limits to be determined and announced by the Board, delivered f.o.b. shipping points named by the Board and in accordance with such instructions as are issued by the Board;

(c) The Board shall have power to establish discounts for sunflower seed or rape seed which fails to meet the standards of quality specified in this section.

3. (a) The Board is empowered to enter into ordinary commercial banking arrangements on its own credit, and to borrow money on the security of sunflower seed and rape seed delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;

(b) The Board may pay out such monies for the purchase of sunflower seed and rape seed as aforesaid and also for expenses of the Board in connection with administration of these regulations;

(c) Any losses to the Board on these operations shall be paid from and charged to monies appropriated under the War Appropriation Act, 1943, or subsequent War Appropriation Acts, and any profits shall accrue to the Consolidated Revenue Fund.

4. The Board shall have all powers necessary or incidental to the handling and marketing of sunflower seed and rape seed purchased as provided above, and without limitation upon such powers, the following:—

(a) To buy and take delivery of sunflower seed and rape seed;

(b) To sell or otherwise dispose of sunflower seed and rape seed which the Board may require, provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board;

(c) To store and transport sunflower seed and rape seed;

(d) For the purpose of handling, storing and marketing sunflower seed or rape seed to buy, sell or deal in bags, sacks or other containers;

(e) To pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of the Canada Grain Act or any other statute or law;

(f) Subject to the foregoing subsection, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of sunflower seed and rape seed;

(g) To control by licence or otherwise the buying and selling of sunflower seed and rape seed in Canada and to issue licences in such form as the Board may decide and to cancel at any time any licence by the Board;

(h) To require each applicant for a licence to give a bond in such form and in such amount as may be satisfactory to the Board;

(i) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these regulations.

5. It shall be the duty of the Board:

(a) To buy all sunflower seed and rape seed of the 1944 crop offered to the Board by producers at the prices established in accordance with section two of these regulations;

(b) To sell or otherwise dispose of sunflower seed and rape seed which the Board may acquire, provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board;

(c) To report in writing to the Minister monthly its purchases and sales of sunflower seed and rape seed during the preceding month and the quantities of sunflower seed and rape seed then on hand, the contracts to take delivery of sunflower seed and rape seed then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;

(d) To make such other reports and furnish such further information as the Minister may from time to time require;

(e) To appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;

(f) To give effect to any Order in Council that may be passed with respect to these operations.

6. The Board may make such regulations as may be necessary or advisable for the efficient operation and enforcement of these regulations, and for carrying out the provisions thereof, according to their true intent and meaning.

7. These regulations shall come into operation on the first day of August, nineteen hundred and forty-four, and shall expire on the thirty-first day of July, nineteen hundred and forty-five, subject to provisions of section nineteen of the Interpretation Act which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



Order in Council modifying the duties of J. C. Leslie,  
Chief Conciliation Officer for Manitoba.

P.C. 4184

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, pursuant to arrangements made between the Minister of Labour and the Minister of Labour for the Province of Manitoba, it is deemed advisable to modify the scope of the duties of Mr. J. C. Leslie who was appointed to the staff of the Wartime Labour Relations Board as Chief Conciliation Officer for the Province of Manitoba by Order in Council P.C. 3491 of May 15, 1944.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend Order in Council P.C. 3491 of May 15, 1944, and it is hereby amended to provide that the appointment of the said J. C. Leslie shall be that of Chief Investigating Officer for the Province of Manitoba under the Wartime Labour Relations Regulations to be attached to the Manitoba Wartime Labour Relations Board and that the said J. C. Leslie shall carry out, as well, the duties of Chief Investigating Officer for the Manitoba Regional War Labour Board.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order in Council re Corps of (Civilian) Canadian Fire Fighters

P.C. 4186

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 76/1656, dated the 3rd day of March, 1942, regulations were enacted pertaining to the Corps of (Civilian) Canadian Fire Fighters for Service in the United Kingdom;

And whereas the Minister of National War Services reports that under the said regulations the members thereof have been accepted for service only in the United Kingdom and elsewhere as therein provided;

That it is deemed advisable to provide that members of the Corps may serve in any place in which they may be required; and that it is deemed necessary by reason of the war for the peace, order and welfare of Canada to amend the regulations as hereinafter provided;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National War Services and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the said regulations and they are hereby amended by adding to Regulation 13 the following:—

"(b) Any member of the Corps may volunteer for service anywhere and may thereupon be ordered to serve at any place to which he may be directed upon the same terms and conditions as are now applicable to his service in the United Kingdom."

A. D. P. HEENEY,

*Clerk of the Privy Council.*



Order in Council rescinding appointment of J. C. Fogo as Chairman  
of the Housing Coordination Committee, etc.

P.C. 4220

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10797 of November 26, 1942, established the "Housing Coordination Committee" and the said Order in Council was amended by Order in Council P.C. 9543 of December 14, 1943, which also appointed James Gordon Fogo, Esquire, K.C., Associate Coordinator of Controls as a member and Chairman of the said Committee in place of the Chairman of the Wartime Industries Control Board;

And whereas the Minister of Munitions and Supply reports that the said James Gordon Fogo is being permitted to relinquish his appointment as Associate Coordinator of Controls and it is desirable to rescind his appointment as a member and Chairman of the Housing Coordination Committee and the said Order in Council P.C. 9543 and to amend the said Order in Council P.C. 10797 by reinstating the Chairman of the Wartime Industries Control Board as a member and Chairman of the said Committee.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased, hereby,

- (a) to rescind the appointment of James Gordon Fogo, K.C., as a member and Chairman of the Housing Coordination Committee.
- (b) to revoke Order in Council P.C. 9543 of December 14, 1943.
- (c) to amend Order in Council P.C. 10797 of November 26, 1942, by inserting as paragraph (a) of Section 1 thereof the following:  
"(a) The Chairman of the Wartime Industries Control Board."

All effective May 31, 1944.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

Order in Council rescinding appointment of J. G. Fogo as Associate  
Co-ordinator of Controls and appointing A. E. McMaster  
as Assistant Co-ordinator of Controls.

P.C. 4221

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas James Gordon Fogo, Esquire, K.C. was appointed Associate Co-ordinator of Controls by Order in Council P.C. 4/11491 of December 19, 1942;

And whereas the Minister of Munitions and Supply reports that it is desirable to permit him to relinquish the said appointment and to rescind the said Order in Council and to appoint Alfred Erwin McMaster, at present Associate Financial Adviser to the Department of Munitions and Supply, as Assistant Co-ordinator of Controls.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased, hereby, to revoke Order in Council P.C. 4/11491 of December 19, 1942, and to appoint Mr. Alfred Erwin McMaster to be Assistant Co-ordinator of Controls, all effective May 31, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council appointing F. H. Brown to Advisory Committee  
on Economic Policy, vice J. G. Fogo.**

P.C. 4222

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable the Prime Minister and President of the Privy Council is pleased to appoint and doth hereby appoint F. H. Brown, Esquire, Financial Adviser, Department of Munitions and Supply, to be a member of the Advisory Committee on Economic Policy constituted by Order in Council of 23rd January, 1943, P.C. 608, vice J. Gordon Fogo, who has severed his connection with the Department of Munitions and Supply.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

**Order in Council *re* naturalization of aliens in the Canadian Army**

P.C. 4309

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas regulation 1 of the regulations relating to the naturalization of aliens serving with the Armed Forces, made and established by Order in Council P.C. 5842, dated July 9, 1942, reads as follows,—

"1. The Secretary of State may grant a certificate of naturalization to any alien serving outside Canada with the Naval, Military or Air Forces of Canada who has satisfied the Secretary of State, by the filing of such documents as may be prescribed by the Secretary of State and the Minister of National Defence, that he is a fit and proper person to be naturalized in Canada as a British Subject. No fee shall be payable on such certificate of Naturalization."

And whereas the Secretary of State reports that it has been represented to him by the Department of National Defence that there are presently serving in the active units and formations of the Canadian Army in Canada a number of aliens who have not been naturalized and who, for that reason, have not been included in units sent for duty outside Canada; and

That it has been represented further that it is desirable in the public interest that the provisions made for the granting of certificates of naturalization to aliens serving outside Canada with the Naval, Military or Air Forces of Canada should be extended, in appropriate cases to aliens still in Canada who have enlisted and are serving in the Active Forces and who may soon be ordered for duty outside Canada.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of National Defence, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to revoke the said Regulation 1 and it is hereby revoked and cancelled and the following is substituted therefor:

"1. The Secretary of State may grant a certificate of naturalization to any alien serving outside Canada with the Naval, Military or Air Forces of Canada and to any alien who has enlisted for general service with the Naval, Military or Air Forces of Canada and who has served on active service in any of the said forces for a period of not less than eighteen months, and who is still serving on active service in any of the said forces, provided the applicant has satisfied the Secretary of State by the filing of such documents and evidence as may be prescribed by the Secretary of State and the Minister of National Defence, that he is a fit and proper person to be naturalized in Canada as a British subject. No fee shall be payable on such certificate of naturalization."

A. D. P. HEENEY,

*Clerk of the Privy Council.*

## The Merchant Seamen Foreign Jurisdiction Order, 1944

P.C. 4312

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 5th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Naval Services reports as follows,—

A large number of merchant ships of Canadian registry or used by Canadian interests are now engaged in carrying war materials from Canada to other countries and between foreign ports.

Serious delays in the arrival of such ships at such foreign ports or in their departure therefrom have frequently been encountered due to a member or members of the crew thereof refusing to work, disobeying orders, deserting, being absent without leave, inducing other seamen to misbehave and other matters interfering with the efficient operation of such ships.

In the present emergency any interference with the operation of a ship or delay in its arrival or departure at or from a foreign port resulting from the foregoing types of misconduct is likely to affect seriously the war effort.

The procedure presently available under the Canada Shipping Act for dealing with cases of such misconduct is designed for the normal problems of peacetime trade. It does not lend itself to the emergencies of wartime, inasmuch as facilities are not provided thereby for the speedy investigation and possible adjustment of any difficulties contributing to such misconduct, and as the disposition of offenders in serious cases without delays and possible depletion of the crew is difficult because witnesses are required to appear in Canada to prosecute successfully such offenders.

For the purpose of controlling the activities of such member or members of the crews of such ships as would otherwise be likely to interfere with the operation of such ship or delay the arrival thereof at a foreign port or delay its departure therefrom, it is considered desirable that provision be made which will enable adequate measures to be taken during the present emergency to investigate misconduct on the part of members of the crews of such ships in such foreign ports and where necessary to enable adequate disciplinary action to be subsequently taken in Canada against any offending member or members of such crews.



Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services, concurred in by the Minister of Justice and the Minister of Transport, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding any other statute, law or regulation, is pleased to make and doth hereby make the following Order,—

*Merchant Seamen Foreign Jurisdiction Order, 1944*

1. Definitions—

In this Order, unless the context otherwise requires,

- (a) "Seaman" means any person employed or engaged to serve in any capacity on board a ship as hereinafter defined.
- (b) "Ship" means a merchant ship of Canadian registry or a merchant ship of other than Canadian registry which is under charter to the government of Canada or any department thereof or any person, firm or corporation in Canada.
- (c) "Investigating Officer" means a person designated to act under the provisions of this Order.

2. The Minister of Justice may designate persons either by name or by reference to their appointment or employment as Investigating Officers to act under this Order.

3. When a seaman outside of Canada

- (a) has been responsible for causing delay in the departure of a ship;
- (b) has deserted or is absent without leave from his ship;
- (c) has refused to sail on a ship;
- (d) has refused to perform his regular duties on board a ship;
- (e) has induced or attempted to induce other seamen to interfere in any way with the proper operation of the ship in which they are employed;
- (f) has carried on any subversive activities, whether on board his ship or otherwise,

he shall be guilty of an offence under this Order and liable upon summary conviction to a fine of not more than \$250 or to imprisonment with or without hard labour for a period not exceeding six months or to both such fine and such imprisonment.

4. (1) Where a complaint in writing is made to an investigating officer that a seaman has committed an offence or offences under Section 3 which complaint shall specify such offence or offences, an investigating officer shall proceed to conduct an investigation therein.

- (a) The investigation shall be conducted on board the ship in respect of which the complaint arose or elsewhere as may be most practicable and convenient.
- (b) The Investigating Officer shall read the complaint to the seaman (hereinafter called "such seaman") if he is present, and shall inform him that upon his return to Canada a charge may be laid against him under the provisions of this Order and any evidence heard during the investigation may be used thereon and in respect of his own evidence that he is not obliged to testify but if he does so, he may be cross-examined and any evidence so given may be used against him at his trial if a charge is subsequently laid.
- (c) The Investigating Officer shall thereupon proceed to hear the evidence which shall be taken down in writing, of the complainant and all other witnesses having knowledge of the matters in issue and shall for such purpose have authority to administer oaths or affirmations.
- (d) The seaman shall be entitled to be present and to be heard during the investigation, to cross-examine the complainant and any witnesses called by him and to call witnesses on his own behalf who will be subject to cross-examination.



(2) At the conclusion of the investigation the Investigating Officer making such investigation shall endeavour to adjust the matter in dispute to the satisfaction of the complainant and the seaman. If he is not able to do so he shall

- (a) prepare a record of the investigation which shall contain a transcript of the oral testimony heard, the complaint in writing referred to in Section 4-1 hereof, such other documents or copies thereof as may have been used in the proceedings and a certificate by the Investigating Officer certifying the record. The certificate shall state whether or not the seaman was informed of his right to cross-examine witnesses, to adduce evidence and to testify. The certificate shall further state that the testimony contained in the transcript was heard in the presence of the seaman, if he was present, and if not, shall state the reason therefor.
- (b) forward the record certified in manner prescribed in the preceding subsection together with relevant documents to the Judge Advocate-General, Department of National Defence, Ottawa, for registration and custody.
- (c) furnish the master of the seaman's ship with copy of such record.

(3) Any record consisting of documents purporting to contain evidence taken by an investigating officer under this Order and purporting to be certified by him shall be admissible and the contents thereof shall be evidence in any proceeding in respect of an offence under this Order if the person giving such evidence is dead or so ill as not to be able to travel or is absent from Canada or if such person refuses to be sworn or to give evidence.

(4) Where a ship will not likely proceed to Canada within a reasonable time following an investigation made under this Order or where in the opinion of the Master, the safety or efficiency of the ship will be endangered by such seaman remaining on board, the Master may apply to the proper authority as designated in the Canada Shipping Act, 1934, to discharge such seaman in such port or place.

5. (1) Where a ship on arrival in Canada has on board such seaman, the master or any person may lay an information before a justice in respect of the offence or offences under Section 3 hereof, which was or were the subject of investigation as provided in Section 4-1 and the complainant shall deposit with the Justice before whom the information is laid, a copy of the record.

(2) Where any such seaman was discharged as provided in Sec. 4, Sub-section 4, or deserted from his ship or otherwise left the ship prior to its arrival in Canada, an information may be laid before any Justice at any time within six months of the time of such seaman's first arrival in Canada thereafter in respect of the offence or offences under Section 3 hereof which was or were the subject of investigation as provided in Section 4-1.

(3) Where an information is laid under Sub-section (1) or (2) hereof, the Justice or Clerk thereof shall forthwith notify the Judge Advocate-General who shall by registered post forward the record referred to in Section 4 hereof and pending receipt of such record such seaman shall be kept in custody or released on bail as the Court may decide.

6. (1) Any court in Canada shall have jurisdiction under this Order in respect of every offence thereunder and an information hereunder may be laid anywhere in Canada where such seaman is.

(2) Except where inconsistent with the provisions hereof, the provisions of part XV of the Criminal Code shall apply to proceedings hereunder.

(3) If in any proceeding under this Order, a question arises whether the provisions thereof are applicable to any seaman, ship or place, the same shall be deemed to be so applicable until the contrary is proved.

(4) In any proceeding under this Order, the seaman before the Court may be asked if he is the person against whom the information has been laid and concerning whom evidence was taken before the Investigating Officer and if he admits that he is, no further proof that he is such person shall be necessary.

7. No proceedings shall be open to objection by reason of the fact that two or more matters of complaint are contained in the form of complaint.

8. In addition, and without prejudice to any powers which a Court may possess to order the exclusion of the public from any proceedings, if, in the course of proceedings before a Court against any person for an offence under this Order or the proceedings on appeal, application is made by the prosecution on the ground that the publication of any evidence to be given or of any statement to be made in the course of the proceedings would be likely to assist the enemy or to prejudice the public safety, the safety of the State or the efficient prosecution of the war, that all or any portion of the public shall be excluded during any part of the hearing, the Court may make an order to that effect but the passing of sentence shall, in any case, take place in public.

9. Where a complaint is made pursuant to Section 4 hereof an appropriate entry shall be made in the official log of the ship which said entry shall include particulars of the matters in issue and the result of any investigation made by an investigating officer hereunder, including any additional information as in the opinion of the master shall be considered necessary.

10. All expenditure incurred in carrying out the provisions of this Order out of Canada, including any expenditure by or on behalf of any country in returning to Canada a seaman in respect of whom para. 4(4) relates, shall constitute a charge against the monies appropriated by Parliament for the War and shall be paid by the Department of National Defence for Naval Services.

11. The provisions of this Order shall be in addition to and not in derogation of the provisions of any other statute, law or regulations and the exercise of the powers granted hereunder shall be without prejudice to the operation at any time of the provisions of any other such statute, law or regulation.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council providing for the appointment of an Associate Controller of Construction and appointing Major- General P. Mackenzie

P.C. 4335

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 660 of January 30, 1942, Regulations Respecting Construction and Construction Materials and the Installation of Equipment, were established and by Order in Council P.C. 311 of January 14, 1943, John Schofield was appointed Controller of Construction;

And whereas the Minister of Munitions and Supply reports that it is desirable to appoint an Associate Controller of Construction and to amend the said Order in Council P.C. 660 to provide for his powers; and

That Major General Percival Mackenzie, of Vancouver, B.C., on leave pending retirement, is a fit and proper person to appoint as an Associate Controller of Construction.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the said regulations and they are hereby amended as follows:

Section 9 is amended to read as follows:

"9. (1) There may be one or more Associate Controllers of Construction and one or more Deputy Controllers of Construction who shall have the powers hereinafter set out.

(2) An Associate Controller of Construction shall have and exercise any and all powers conferred on the Controller of Construction, subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any order of an Associate Controller of Construction shall be final and binding unless and until it has been varied or vacated by the Controller.

(3) A Deputy Controller of Construction shall have and exercise any and all powers conferred on the Controller of Construction, subject to any restriction thereof which the Controller or an Associate Controller of Construction may from time to time impose and subject in all cases to review by the Controller or an Associate Controller of Construction; Provided that any order of a Deputy Controller of Construction shall be final and binding unless and until it has been varied or vacated by the Controller or an Associate Controller of Construction."

Section 10 is amended by deleting therefrom the words "any Deputy Controller" and by substituting therefor the words "any Associate or Deputy Controller".

His Excellency in Council, on the same recommendation and under the above cited authority is further pleased to appoint and doth hereby appoint Major General John Percival Mackenzie of Vancouver, B.C., on leave pending retirement, an Associate Controller of Construction.

A. D. P. HEENEY,  
Clerk of the Privy Council.

### Order in Council providing subsidies on fruits used in the production of jams, etc.

P.C. 4340

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on June 6, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:

"That according to information submitted to the Agricultural Food Board there will be a serious shortage in 1944 of the small fruits, especially strawberries, used for jam manufacture;

That after exchanges of views with the Foods Administration of the Wartime Prices and Trade Board, the Agricultural Food Board considers certain provisions necessary to the 1944-45 production of jams at a level with the 1943-44 production; and to some increase in the canning of raspberries;

That it is not considered expedient, at the present time, to permit any general increase in the maximum prices for jams and canned berries under maximum price regulation by the Wartime Prices and Trade Board, but that the jam manufacturers and canners will be limited thereby in competing with the prices to be obtainable in the marketing for fresh consumption of any berries in short supply;

The undersigned therefore has the honour to recommend that Your Excellency in Council, under authority of the War Measures Act, do authorize—

1. Subsidies to be included by the manufacturers in their purchase prices of the fruit named and manufactured as above, subject as follows:—

- (a) to be payable and recoverable only by jam manufacturers holding a Manufacturer's Sales Tax Licence issued by the Excise Division of the Department of National Revenue and thereunder producing jams and/or canned fruit as herein mentioned for sale on a commercial basis and through normal commercial channels;
- (b) to be payable and recoverable by such manufacturers only on strawberries, raspberries, loganberries, boysenberries, gooseberries and currants used in the production of jams and of canned raspberries;



- (c) to be payable and recoverable in full only by manufacturers having paid the minimum prices mentioned hereunder as their net cost of the fruit;
- (d) to be recoverable by such manufacturers on submission in the form prescribed of statements of fruit purchased and fruit held for jam production and of jams and canned raspberries produced.

2. Subject to the foregoing, subsidies as follows shall be payable and recoverable by such manufacturers:—

(a) *in British Columbia*—

- (i) strawberries, 6 cents per pound hulls off, added to a net purchase cost of not less than 6 cents per pound;
- (ii) raspberries, 3 cents per pound, added to a net purchase cost of not less than 11 cents per pound;
- (iii) loganberries, 3 cents per pound, added to a net purchase cost of not less than 7½ cents per pound;
- (iv) boysenberries, gooseberries, currants, 3 cents per pound, added to a net purchase cost of not less than the manufacturer's purchase cost in 1942 of each such fruit; provided, however, that any manufacturer not having purchased any such fruit in 1942 shall obtain approval of his 1944 purchase price from the Agricultural Food Board;

(b) *in Ontario and East thereof*—

- (i) strawberries, 3 cents per pound hulls on or 3½ cents per pound hulls off, added to a net purchase cost of not less than 9 cents per pound;
- (ii) raspberries, 3 cents per pound, added to a net purchase cost of not less than 10 cents per pound;
- (iii) loganberries, 3 cents per pound;
- (iv) gooseberries, currants, 3 cents per pound, added to a net purchase cost of not less than the manufacturer's purchase cost in 1942 of each such fruit; provided, however, that any manufacturer not having purchased any such fruit in 1942 shall obtain approval of his 1944 purchase price from the Agricultural Food Board.

3. The expenditure of a sum not exceeding \$600,000 from moneys to be allotted to the Department of Agriculture from the War Appropriation for this purpose for the fiscal year 1944-45."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council appointing G. W. Swan to Manitoba Wartime Labour Relations Board, etc.

P.C. 4342

AT THE GOVERNMENT HOUSE, AT OTTAWA

TUESDAY, the 6th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. G. W. Swan, Systems Equipment Ltd., Winnipeg, Manitoba, a member of the Manitoba Wartime Labour Relations Board established by Order in Council P.C. 3491 of May 15, 1944, and a member of the Manitoba Regional War Labour Board established by Order in Council P.C. 9384 of December 9, 1943, vice J. H. Parkhill, of Winnipeg, Manitoba, deceased.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Seventh Revision

Supplement No. 1

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 20th May, 1944.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 93, the following changes are made in the Seventh Revision of the Export Permit Regulations:—

1. Regulation 28 is amended by the deletion of the address therein and the substitution of the following to which communications are henceforth to be addressed to the Hides Administrator:

211 Dominion Bank Building, Toronto, Ontario.

2. Regulation 40(a) is amended by the addition of the following to the list of countries for which an import licence number is required on export permit applications for shipment to the Middle East:

Aden, Cyprus, Cyrenaica, French Somaliland, Palestine,  
Transjordan, Tripolitania.

3. Regulation 40(b) is amended by the substitution of the address "41 East 42nd Street, New York City, N.Y.," for future communication with the Netherlands Purchasing Commission.

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

WM No. 39

Seventh Revision

Supplement No. 2

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 20th May, 1944.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 94, effective on and after May 22, 1944, Regulation 32(d) of the Export Permit Regulations is amended, so that authority to issue permits for the export of canned lobster to the United States is transferred from the Chief Supervisor of Fisheries to the Prices and Supply Representative of the Wartime Prices and Trade Board at Halifax.

D. SIM,

*Deputy Minister of National Revenue, Customs and Excise.*

WM No. 39  
 Seventh Revision  
 Supplement No. 3  
**MEMORANDUM**  
 (CUSTOMS DIVISION)

OTTAWA, 22nd May, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Export Permits—Fresh and Frozen Lobster Meat**

Effective on and after May 22, 1944, (P.C. 3746; 19/5/44), the following is added to the list of commodities requiring an export permit before being shipped from Canada:

Lobster meat, fresh or frozen.

(Group 2: Animal and Animal Products.)

D. SIM,  
*Deputy Minister of National Revenue, Customs and Excise.*

Series D No. 47

T. C. 162

**MEMORANDUM**  
 (CUSTOMS DIVISION)

OTTAWA, 23rd May, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Tariff Change by Order in Council**

Effective 1st January, 1944, steel billets when imported by manufacturers of seamless boiler tubes for use exclusively in the manufacture of seamless boiler tubes (ex Item 399), in their own factories are exempted from the war exchange tax.

D. SIM,  
*Deputy Minister of National Revenue, Customs and Excise.*  
 (P.C. 3737, 18/5/44—Authority, War Measures Act.)

Series D No. 47

T. C. 163

**MEMORANDUM**  
 (CUSTOMS DIVISION)

OTTAWA, 26th May, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Tariff Change by Order in Council**

Effective 1st April, 1944, the undermentioned product is accorded the tariff treatment hereunder indicated and is exempted from the war exchange tax:—

Bituminous coal which enters into the cost of manufacture of synthetic rubber, when imported for use exclusively in the production of synthetic rubber:

British Preferential Tariff .....	Free
Intermediate Tariff .....	Free
General Tariff .....	Free

(To be designated as Tariff Item 588c.)

D. SIM,  
*Deputy Minister of National Revenue, Customs and Excise.*  
 (P.C. 3904, 23/5/44—Authority, War Measures Act.)

**PART III**  
**Wartime Prices and Trade Board**  
**(Finance)**

**Board Orders**

**WARTIME PRICES AND TRADE BOARD**

**ORDER No. 401**

**Priority Sales of Evaporated Milk**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

**Effective Date and Revocation of Previous Order**

1. This Order comes into force at midnight of Wednesday, May 31, 1944, and revokes and replaces Board Order No. 326 and all amendments thereto.

**Definitions**

2. For the purposes of this Order

- (a) "bank" means any of the chartered banks of Canada and any other bank or financial institution authorized by the Ration Administrator to keep coupon bank accounts;
- (b) "bank transfer voucher" means a voucher expressed in terms of evaporated milk coupons issued by a bank in exchange for other ration documents;
- (c) "evaporated milk coupon bank account" means an account entries in which are expressed in terms of evaporated milk coupons, kept by a bank for use of a person in his transactions in obtaining or selling supplies of evaporated milk;
- (d) "evaporated milk" means unsweetened condensed milk after a considerable portion of water has been evaporated therefrom;
- (e) "evaporated milk card" means the form issued by the Ration Administrator on which is printed "evaporated milk card" and to which evaporated milk coupons or G coupons are attached when issued;
- (f) "evaporated milk coupon" means and includes
  - (i) any evaporated milk coupon attached to an evaporated milk card when issued,
  - (ii) any evaporated milk coupon or evaporated milk ration coupon expressed on and represented by a special purchase permit, bank transfer voucher or evaporated milk ration cheque;
- (g) "evaporated milk ration cheque" means a cheque, expressed in terms of evaporated milk coupons, drawn on an evaporated milk coupon bank account;
- (h) "G coupon" means any G coupon attached to an evaporated milk card when issued;
- (i) "preferred consumer" means and includes
  - (i) an infant under 2 years of age whose diet requires use of evaporated milk,
  - (ii) a person for whose health use of evaporated milk is required as certified by a duly qualified medical practitioner;

- (j) "quota user" means a hospital, other institution or other establishment to which a special purchase permit is issued under the provisions of this Order;
- (k) "ration document" means and includes an evaporated milk coupon, G coupon, evaporated milk ration cheque, bank transfer voucher, special purchase permit and any other form of document issued or authorized by the Ration Administrator for use in obtaining supplies of evaporated milk;
- (l) "restricted area" means and includes any county, city, town, village or other area set forth or referred to in the Schedule to this Order and therein listed under its respective Province;
- (m) "special purchase permit" means a permit, expressed in terms of evaporated milk coupons, issued by the Ration Administrator for use in buying evaporated milk;
- (n) "supplier" means any person, licensed by the Board as provided in Board Order No. 202, who supplies and sells evaporated milk.

### **Scope of this Order**

3. This Order applies only to sales and supplies of evaporated milk in restricted areas and establishes a system of sales by which supplies will be more readily available to persons in restricted areas for whose diet it is essential.

### **Preferred Consumers and Quota Users**

4. Evaporated milk cards for preferred consumers and special purchase permits for quota users for use in obtaining supplies of evaporated milk under the preferred sales system provided for by this Order may be issued by the Administrator of Consumer Rationing, hereinafter referred to as the Ration Administrator, under such rules and regulations as he may make.

5. Applications by or on behalf of a preferred consumer for issue of an evaporated milk card must be made to the Local Ration Board of his district.

6. Applications by a quota user for issue of a special purchase permit must be made to the branch office of the Ration Administration for the district in which the quota user is located.

### **Use and Validity of Evaporated Milk Coupons**

7. Each evaporated milk card will have attached when issued the number of coupons prescribed by the Ration Administrator. Each evaporated milk coupon on surrender to a supplier is good for the purchase of 96 fluid ounces of evaporated milk; but, not more than 8 evaporated milk coupons are to be used during any month by a preferred consumer.

### **Use of Evaporated Milk by Preferred Consumer**

8. Evaporated milk bought on surrender of an evaporated milk coupon by or for a preferred consumer must be used and consumed only by that consumer.

### **Purchases and Sales of Evaporated Milk in Restricted Areas**

9. (1) Every person who purchases evaporated milk from a supplier located in a restricted area must surrender to him, either at the time of ordering the evaporated milk or if delivery is taken later than at the time of its delivery, evaporated milk coupons or other valid ration documents sufficient to cover the quantity of evaporated milk bought.

(2) Every supplier located in a restricted area who sells or supplies evaporated milk to any person must obtain from such person, not later than at the time of delivery of the evaporated milk sold or supplied, evaporated milk coupons or other valid ration documents sufficient to cover the quantity of evaporated milk sold or supplied.



(3) Notwithstanding the provisions of subsections (1) and (2) of this Section, a supplier located in a restricted area in any of the Provinces of British Columbia, Alberta, Saskatchewan or Manitoba may purchase from a manufacturer or processor of evaporated milk, without surrendering any evaporated milk coupons or other valid ration documents in respect thereof, the evaporated milk required on account of sales made or to be made by him to any person not in a restricted area.

10. Any authorization, granted by or on behalf of the Board's Administrator of Wholesale Trades in respect of the sale of evaporated milk by a supplier located in a restricted area to any person not in a restricted area, may be surrendered to and accepted by a manufacturer or processor of evaporated milk, in lieu of the evaporated milk coupons or other valid ration documents which would otherwise be necessary to cover the quantity of evaporated milk sold. The authorization must not be deposited to the credit of an evaporated milk coupon bank account but must be surrendered to the Ration Administrator by the manufacturer or processor at the time of filing his monthly statement.

#### **Validity of G Coupons**

11. (1) Each G coupon shall be good and valid for the purchase of 96 fluid ounces of evaporated milk by a supplier until midnight of June 14, 1944, and shall be valid for surrender to a bank against a bank transfer voucher or for deposit to an evaporated milk coupon bank account until midnight of June 21, 1944.

(2) Except as provided by subsection (1) above, all "G" coupons are hereby declared invalid.

#### **Allocation by Wholesalers, Manufacturers, etc.**

12. Every wholesale distributor and other supplier who supplies evaporated milk to retail suppliers must allocate his supplies and sales so that as far as possible supplies will always be available for purchase by retail suppliers to the extent that they surrender evaporated milk coupons or other valid ration documents.

13. Every manufacturer, processor and other supplier of evaporated milk, other than a retail supplier, must allocate, set aside and keep such part of his total supplies as from time to time directed on behalf of the Board and dispose of the quantity so set aside as may from time to time similarly be authorized or directed.

#### **Manufacturers to File Returns**

14. Every manufacturer and processor of evaporated milk must, not later than the 10th day of every month, file with the Ration Administrator a statement in the form prescribed by him showing the manufacturer's and processor's transactions in evaporated milk during the preceding month. The statement must be accompanied by an evaporated milk ration cheque in favour of the Ration Administrator covering the total number of evaporated milk coupons standing to the credit of the manufacturer's or processor's evaporated milk coupon bank account at the end of the preceding month.

#### **Sales Invoices**

15. Every supplier when making a sale of evaporated milk to any person other than a consumer must issue a sales invoice, in duplicate, to cover the sale. One copy of the sales invoice must be furnished to the buyer at or before the time of delivery of the evaporated milk sold and the other copy must be retained by the seller available for inspection by any authorized representative of the Board at any time within one year from the date of the sale.

#### **Records and Accounts**

16. Every supplier of evaporated milk must

- (a) furnish upon request of the Ration Administrator such information and exhibit such books, records and documents as are necessary to give full disclosure of all supplies of evaporated milk obtained, bought, sold or supplied during the period stated in the request; and,
- (b) prepare and keep available for inspection at all times by any authorized representative of the Board an exact account of all evaporated milk obtained, held or controlled by him, in such form and with such documentary evidence that the account may be readily audited.

### Coupon Bank Accounts

17. The Coupon Banking System established by the Board in connection with the rationing of food commodities and the arrangements entered into with banks for the purposes of the system are adopted for the purposes of this Order and the system as so established or as it may be varied, amended or extended shall be operated and used under this Order only in strict conformity with Rules and Regulations established by the Board or by the Ration Administrator.

18. Every manufacturer and processor of evaporated milk and every supplier who sells evaporated milk at wholesale must open and operate an evaporated milk coupon bank account which he must use for all his transactions in obtaining or supplying evaporated milk, except that an authorization issued by or on behalf of the Co-ordinator of Distributive Trades must not be deposited to the credit of an evaporated milk coupon bank account.

### General Authority of Ration Administrator

19. The administration of the system of preferred sales of evaporated milk established by this Order is vested in the Ration Administrator and in particular he may

- (a) regulate the issue of evaporated milk cards and special purchase permits and the kinds and forms thereof;
- (b) require any person to furnish such information in such form and at such time or times as he may direct;
- (c) take possession of evaporated milk in the possession or control of any person contrary to the provisions of this Order and dispose thereof in such manner as he deems expedient;
- (d) require any person who has in his possession or under his control any evaporated milk to transfer and deliver the same to such other person as the Ration Administrator may direct; and,
- (e) make arrangements for provision of special supplies of evaporated milk at such time and during such periods and at or for such areas and places and for such persons as the Ration Administrator may deem necessary or proper.

20. The Ration Administrator may in special or exceptional cases or circumstances grant such exemption from any provision of this Order as to any person or persons and as to such areas or places as he may deem necessary or proper, and in particular he may by special directions or permits authorize any person, quota user or supplier to obtain, buy, supply, sell, use or consume extra quantities of evaporated milk at such times and for such periods as he may specify.

21. The Ration Administrator may from time to time appoint any of the officers of the Ration Administration of the Board to exercise and perform from time to time such administrative functions, powers and duties for the purposes of this Order as he may from time to time designate and specify.

### Powers of Deputy Administrator

22. The Board's Deputy Administrator of Consumer Rationing shall for all purposes of this Order have and may from time to time exercise the powers and perform the duties of the Ration Administrator, including authority to make, sign and issue Administrator's Orders.

### Prohibitions

23. Every person in any way concerned or affected by this Order is prohibited from doing any of the following:

- (a) obtaining, retaining, having in his possession or using any evaporated milk card, evaporated milk coupon, other ration document or any authorization for the purchase of evaporated milk, except as provided and authorized by this Order;
- (b) buying or selling evaporated milk in any manner except as expressly authorized by this Order;

- (c) making a false or misleading or deceptive statement with respect to any person, evaporated milk card, evaporated milk coupon or ration document for any purpose in obtaining evaporated milk;
- (d) in any manner contravening or failing to observe or comply with any of the provisions of this Order or of any rules, regulations or requirements issued by the Ration Administrator under this Order;
- (e) altering, defacing, mutilating, obliterating or destroying any ration document;
- (f) without establishing his lawful authority, obtaining, transferring, using, retaining or having in his possession or control any document which is not a ration document but which resembles a ration document.

#### Restricted Areas

24. (1) The counties, cities, towns and villages named in the Schedule to this Order and the areas therein referred to, all listed under their respective Provinces, are hereby designated as restricted areas for the purposes of this Order.

(2) The Ration Administrator may from time to time by notice published in the Canadian War Orders and Regulations change, alter or vary the Schedule to this Order and thereby add to or remove from the restricted areas any municipality or part thereof or any area or areas, as he may deem necessary or expedient.

Made at Ottawa, the 30th day of May, 1944.

D. GORDON,  
*Chairman.*

#### SCHEDULE TO ORDER No. 401

##### A. PROVINCE OF QUEBEC

All that part of the Province of Quebec composed of the counties or areas of:—

Arthabaska	Jesus Island	Papineau
Argenteuil	Joliette	Quebec
Bellechasse	Kamouraska	Rimouski
Beauce	L'Islet	Richmond
Bagot	Levis	Richelieu
Brome	Lotbiniere	Rouville
Beauharnois	Laval	Shefford
Berthier	Laprairie	Sherbrooke
Compton	L'Assomption	Stanstead
Chambly	Maskinonge	St. Hyacinthe
Chateauguay	Montmagny	St. Jean
Charlevoix	Missisquoi	Soulanges
Dorchester	Montreal Island	St. Maurice
Drummond	Montmorency	Temiscouata
Deux Montagnes	Montcalm	Terrebonne
Frontenac	Nicolet	Vercheres
Hochelaga	Napierville	Vaudreuil
Huntingdon	Portneuf	Wolfe
Iberville		Yamaska

and that part of the county of Hull including the Village of Wakefield and all the territory lying to the south of a line drawn through the said Village of Wakefield at right angles to the eastern boundary of the said county of Hull; and that part of the county of Champlain which lies to the South, South and East or South and West of the Town of La Tuque.



## B. PROVINCE OF ONTARIO

All that part of the Province composed of the counties of:

Addington	Huron	Prescott
Bruce	Haldimand	Peterborough
Brant	Halton	Peel
Carleton	Kent	Perth
Dundas	Lanark	Prince Edward
Durham	Leeds	Russell
Dufferin	Lennox	Renfrew
Elgin	Lincoln	Stormont
Essex	Lambton	Simcoe
Frontenac	Muskoka	Victoria
Glengarry	Middlesex	Waterloo
Grenville	Northumberland	Welland
Grey	Norfolk	Wellington
Hastings	Ontario	Wentworth
Haliburton	Oxford	York

## C. PROVINCE OF MANITOBA

All that part of the Province of Manitoba composed of the cities of Winnipeg, Brandon and Portage La Prairie and that area lying within a radius of 15 miles of the City Hall in each of the said cities of Brandon and Portage La Prairie and within a radius of 25 miles of the City Hall in the city of Winnipeg.

## D. PROVINCE OF SASKATCHEWAN

All that part of the Province of Saskatchewan composed of the cities of Regina, Saskatoon, Swift Current and Moose Jaw and that area lying within a radius of 15 miles of the City Hall in each of the said cities.

## E. PROVINCE OF ALBERTA

All that part of the Province of Alberta composed of the cities of Edmonton, Calgary, Lethbridge, Medicine Hat and Red Deer and the Town of Camrose and that area lying within a radius of 15 miles of the City Hall of each of the said cities and town.

## F. PROVINCE OF BRITISH COLUMBIA

That part of the Province of British Columbia composed of (i) the cities of Vancouver, North Vancouver and New Westminster, the district of North Vancouver, the municipalities of West Vancouver, Burnaby and Richmond, the University area in Point Grey and the Fraser Valley; and (ii) the city of Victoria and that area lying within a radius of three miles of the City Hall in that city and the municipalities of Oak Bay and Saanich.

## WARTIME PRICES AND TRADE BOARD

ORDER No. 405

**Maximum Rentals for Housing Accommodation in the Village of Petawawa, in the Province of Ontario, and in the Area within a Distance of Five Miles from the Limits of Such Village**

Pursuant to authority conferred by Order in Council P.C. 9029 of November 21, 1941, and amendments thereto.

THIS BOARD ORDERS AS FOLLOWS:

1. For the purposes of this Order, unless the context otherwise requires, the definition of any expression or term contained in Order No. 294 of the Board shall extend and apply to the same expression or term in this Order.



2. His Honour Judge John T. Mulcahy, Judge of the County Court of the County of Renfrew, in the Province of Ontario, and Charles H. Devlin, Esquire, of the Town of Pembroke in the said province, are hereby appointed a committee, to be known as the Petawawa Rentals Committee, hereinafter called "the Committee" of which His Honour Judge John T. Mulcahy shall be Chairman.

3. The Committee shall have power to fix the maximum rental for any housing accommodation situate in the Village of Petawawa, in the Province of Ontario, and in the area within a distance of five miles from the limits of such Village.

4. The Committee, in the exercise of its powers, shall have the powers of a Commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99) and may enter any housing accommodation in the area referred to in Section 3 preceding to inspect it or to examine any books, records and documents relating thereto and may conduct a hearing if it desires and may adopt such procedure as it deems proper.

5. Any decision of the Committee fixing the maximum rental for any housing accommodation may be appealed by either party to the Court of Rental Appeals under the provisions of Order No. 294 of the Board as if such decision were a decision of a Rentals Appraiser made under that Order.

6. This Order shall come into force on June 5, 1944.

Made at Ottawa this 1st day of June, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1225

## Maximum Manufacturers' and Wholesalers' Prices for the Sale of Lath in the Provinces of Ontario and Quebec

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

## MAXIMUM PRICES FOR TOBACCO LATH

1. Part II of the Schedule to Administrator's Order No. A-1084, dated the 2nd day of February, 1944, is hereby revoked and Part II contained in the Schedule to this Order substituted therefor.

## EFFECTIVE DATE

2. This Order shall be effective on and after the 1st day of June, 1944.

Dated at Ottawa this 24th day of May, 1944.

A. H. WILLIAMSON,

*Timber Administrator.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1225

Setting forth a new PART II to Administrator's Order No. A-1084

## PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LATH DELIVERED F.O.B. CAR, THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:—

- (1) If the point of shipment is *further from Toronto* than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is *more* than the freight rate from North Bay to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

- (2) If the point of shipment is *nearer Toronto* than North Bay is to Toronto and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Toronto using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

*Spruce or Jack or Princess Pine Lath*

<i>Ontario Grade</i>	<i>Size</i>	
Merchantable (Nos. 1 and 2 mixed)	$\frac{3}{8}$ " x $1\frac{1}{2}$ " - 4'....	\$ 7.90 per 1,000 pieces
No. 3	$\frac{3}{8}$ " x $1\frac{1}{2}$ " - 4'....	6.40 per 1,000 pieces
Merchantable (Mill Run)	$\frac{3}{8}$ " x $1\frac{1}{2}$ " - 32"....	3.50 per 1,000 pieces

*Tobacco Lath*

*Jack Pine*

<i>Ontario Grade</i>	<i>Size</i>	
Merchantable (Nos. 1 and 2 mixed)	$\frac{1}{2}$ " x $1\frac{1}{2}$ " - 4'....	13.25 per 1,000 pieces

*Spruce or Princess Pine*

Merchantable (Nos. 1 and 2 mixed)	$\frac{1}{2}$ " x $1\frac{1}{2}$ " - 4'....	11.35 per 1,000 pieces
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**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1234

**Visole for Juvenile Footwear**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered on behalf of the Board as follows:

**A-1060 Revoked—Effective Date of this Order**

1. Administrator's Order No. A-1060 is hereby revoked as at the 8th day of June, 1944, and on and after that date is replaced by this Order.

**What Is Visole**

2. "Visole" is a trade name for a plastic soling material made from vinylite scrap. It is manufactured in Canada by Chamberlain Engineering (Canada) Limited, for use as outsoles of footwear. Visole is made in sheets one-eighth of an inch in thickness. That thickness is known in the footwear industry as 6 iron.

**Use Restricted to Juvenile Footwear**

3. A footwear manufacturer may acquire or use Visole for the manufacture of juvenile footwear, and for no other purpose.



### Manufacturer's Maximum Price

4. The maximum price at which a manufacturer of footwear may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of the following:

- the highest price at which, during the period March 1, 1941 to May 31, 1941, he sold footwear of the same style and size, made with outsoles cut from shoulders or from bends, as the case may be;
- the amount in cents per pair mentioned in the following table after that style and size and in the column naming the kind of outsoles used on that footwear referred to in clause (a) and accordingly as that footwear was with or without runners;
- an amount not greater than four per centum (4%) of the total of the price referred to in clause (a) and the proper amount referred to in clause (b); and
- an amount not greater than three per centum (3%) of the total of the price, the proper amount and the percentage referred to in clauses (a), (b) and (c) respectively, which shall be shown as a separate item on the invoice as a surcharge.

TABLE

Maximum increase in cents per pair where  
6 iron Visole is used in place of

<i>Style of Footwear</i>	<i>Sizes</i>	<i>Bends Shoulders without runner</i>	<i>Bends Shoulders with leather runners</i>
Boy's .....	All sizes	25	30
Youth's .....	All sizes	20	25
Growing Girl's .....	All sizes	25	30
Misses' .....	11-2	20	25
Children's .....	8-10½	18	21
Infant's .....	4-7½	10	13

### Wholesaler's Maximum Price

5. The maximum price at which a wholesaler may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of the following:

- the highest price at which during the basic period September 15 to October 11, 1941, he sold footwear of the same style and size, made with outsoles cut from shoulders or from bends, as the case may be;
- the amount in cents per pair mentioned after that style in the Table in Section 4 hereof;
- an amount not greater than one-half (½) the amount which has been paid by him to the manufacturer under clause (c) of Section 4 hereof;
- an amount not greater than one and one-half per centum (1½) of the total of the price and the amounts referred to in clauses (a), (b) and (c) respectively, which shall be shown as a separate item on the invoice as a surcharge

### Retailer's Maximum Price

6. The maximum price at which a retailer may sell or offer to sell such footwear shall be the sum total of the following:

- the highest price at which during the basic period September 15 to October 11, 1941, he sold footwear of the same style and size made with outsoles cut from shoulders or from bends, as the case may be;
- the amount in cents per pair mentioned after that style and size in the Table in Section 4 hereof.

### Non-Application of this Order

7. This Order shall not apply to or affect footwear manufactured to the order of the Department of Munitions and Supply or any agency thereof, any of the

Departments of National Defence or the Department of Pensions and National Health.

### Exemptions

8. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of May, 1944.

G. G. HODGES,  
*Administrator of Footwear.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1237

### The Manufacture of Folding and Set-Up Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. Sections 4 and 5 of Administrator's Order No. A-1001 are hereby revoked.
2. This Order shall be effective on and after the 5th day of June, 1944.

Dated at Ottawa this 1st day of June, 1944.

C. V. HODDER,  
*Administrator of Packages and Converted Paper Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1239

### Respecting Canned Grapefruit Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is HEREBY ORDERED on behalf of the Board as follows:—

1. Clauses (b) and (c) of Section 8 of Administrator's Order No. A-1073 are each hereby revoked and the following is substituted therefor:—

“(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period September 15 to October 11, 1941, on sales of canned grapefruit juice but not in any event exceeding,

- (i) twenty per centum (20%) of such person's lawful selling price, if he purchased such canned grapefruit juice from a wholesaler, or
- (ii) twenty-three per centum (23%) of such person's lawful selling price, if he purchased such canned grapefruit juice from a first distributor.

2. This Order comes into effect on June 5, 1944.

Dated at Ottawa this 5th day of June, 1944.

A. S. MAY,  
*Administrator of Imported Grocery Items.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1242

### Folding and Set-Up Paper Boxes for Collapsible Metal Tubes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered, as follows:—

1. This Order comes into force June 10, 1944.

2. Goods contained in a collapsible metal tube must not be packaged for sale at retail in an unused folding or set-up paperboard box,

(a) the length of which exceeds by more than  $\frac{1}{8}$ -inch the length of the metal tube;

(b) the sum of the width and depth of which exceeds by more than  $\frac{1}{4}$ -inch the sum of the width and depth of the metal tube at its points of maximum width and depth, respectively.

3. This Order does not apply to the use of a box made of paperboard which was printed, cut or scored prior to the date on which this Order comes into force.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 6th day of June, 1944.

C. V. HODDER,  
*Administrator of Packages and Converted  
Paper Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## PART IV

Wartime Industries Control Board  
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY  
MOTOR VEHICLE CONTROLLER

ORDER M.V.C. No. 17-A

(Bank of Passenger Motor Vehicles, Order M.V.C. No. 17 Amended)

Dated May 30, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1121, dated February 13, 1941, as amended, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

**1. Order M.V.C. No. 17 Amended**

The Order of the Motor Vehicle Controller, M.V.C. No. 17, dated March 28, 1942, is hereby amended by deleting paragraph (c) from subsection (1) of Section 11 thereof and substituting therefor the following:

“(c) On payment of \$100.00 as compensation to the storing dealer for providing facilities and executing maintenance and storing instructions issued by the manufacturer of such reserve passenger motor vehicle and the Controller, and”

J. H. BERRY,  
*Motor Vehicle Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

CONCURRED IN:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



VOLUME II, No. 11



JUNE 19, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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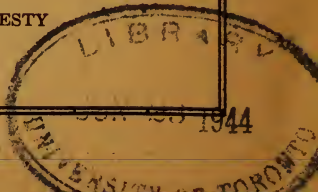
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of 26th November, 1942

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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944

Price 10 cents





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### ERRATA—

#### CANADIAN WAR ORDERS AND REGULATIONS, 1944,

Vol. II, No. 10:—

Order No. 401, page 556, in subsection (1) of section 9, for "than" read "then".

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PART I  
Orders in Council

Order in Council establishing regulations *re* dairy products, etc.

P.C. 3204

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Agriculture reports that the demand for dairy products in the United Kingdom and other parts of the Empire now exceeds the supply;

That, in order to increase production, it has been considered desirable and expedient to pay a subsidy to producers of milk delivered to dairies, creameries, cheese factories, or dehydration plants, in order to obtain so far as possible the quantities of butter, cheese, or concentrated milk products required, and to distribute same equitably;

That it is also desirable and expedient at this time to prevent the manufacture and sale in Canada of inferior dairy products, which do not meet the requirements as to quality prescribed in the Dairy Industry Act; and

That it is desirable, in order to offset a shortage of new butter boxes due to labour conditions in box manufactories, to permit the use in Canada only of used boxes under prescribed conditions.

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture and the Minister of Pensions and National Health and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following regulations and they are hereby made and established accordingly,—

REGULATIONS

- (a) "creamery" means a manufactory at which the milk or cream from five or more herds having together not less than fifty milking cows, is manufactured into butter;
- (b) "creamery butter" means butter manufactured in a creamery from milk or cream separated from milk;
- (c) "dairy" means a manufactory at which the milk or cream from less than five herds having together less than fifty cows, is manufactured into butter;
- (d) "dairy butter" means
  - (1) butter manufactured in a dairy from milk, or cream separated from milk; or
  - (2) a mixture of creamery butter and dairy butter;
- (e) "whey" means the product remaining after the removal of the greater part of the milk fat and casein from milk in the process of cheesemaking;
- (f) "whey cream" means cream which has been separated from whey;
- (g) "whey butter" means butter manufactured from whey cream;
- (h) "milk products" means milk fat, cream, butter, milk, evaporated milk, skim-milk, condensed milk, sweetened condensed milk, condensed skim-milk, sweetened condensed skim-milk, dried whole milk, dried skim-milk;
- (i) "ice cream" means a frozen product made from a milk product or products with or without eggs, water, sugar, permitted flavouring, colouring or edible stabilizer;

- (j) "sherbet" means a frozen product, other than ice cream, made from a milk product or products with or without water, sugar, honey, fruit or fruit juice, permitted flavouring, colouring or edible stabilizer;
- (k) "water ice" means the frozen or semi-frozen product made from water with the addition of a harmless acid and with or without the addition of sugar or other approved sweetening agents, fruit or fruit juices, permitted flavouring, harmless colouring and edible stabilizer;
- (l) "imitation ice cream" means any frozen or semi-frozen product, of whatever origin, source or composition, which has the appearance of and is prepared for the same uses as ice cream, sherbet or water ice, or which is made in imitation or semblance of ice cream, sherbet or water ice, or is prepared or frozen as ice cream, sherbet or water ice is customarily prepared or frozen and which is not ice cream, sherbet or water ice.

2. No person shall manufacture, import into Canada, offer, sell or have in possession for sale any butter made from a mixture of either whey cream or whey butter and any one or more of the following products: milk, cream separated from milk, creamery butter or dairy butter.

3. No person shall manufacture, import into Canada, or sell, offer, or have in possession for sale

- (a) any imitation ice cream;
- (b) any water ice which
  - (1) contains less than thirty-five hundredths of one per centum (0.35%) of acid, as determined by titrating with standard alkaline solution and expressed as lactic acid;
  - (2) contains more than three-fourths of one per centum (0.75%) by weight of stabilizer.

4. In grading creamery butter, under the provisions of the Dairy Industry Act and the regulations made thereunder, a First Grade certificate, facsimile of which is annexed hereto, may be issued on butter packed in boxes which have been previously used, when:

- (a) butter so packed is sold or intended for sale in the domestic markets of Canada only;
- (b) such boxes are clean, sound and in good condition, free from any rough, uneven outside surfaces, or any corners and joints which are sprung, opened or weakened in any way, or any sides, ends, bottoms or tops which are split, cracked or broken, or any inside coating of paraffine or other approved preparation which is chipped, peeled, or otherwise damaged so as not to cover completely and adequately the inside surface of the box;
- (c) such boxes comply with all specifications for new boxes to be used in packing butter intended for export, as set forth in the regulations under the Dairy Industry Act, except that, the thickness of material, exclusive of the hardwood slip tongues of the cover, may be reduced by sanding, scraping or other methods of reconditioning by not more than  $\frac{1}{16}$  of an inch; the nails used for fastening covers may be plain (not blued) and the required brands which must be applied may be stamped or stencilled on the end of the box.

5. Every person who contravenes or fails to comply with any of these regulations shall be guilty of an offence and shall be liable upon summary conviction to a fine not exceeding two hundred dollars and not less than fifty dollars, and in default of payment of such fine to imprisonment with or without hard labour for a term not exceeding three months unless such fine is sooner paid.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

DEPARTMENT OF AGRICULTURE  
MARKETING SERVICE—DAIRY PRODUCTS DIVISION

OTTAWA, ONT.

CERTIFICATE FOR FIRST GRADE CREAMERY BUTTER

PACKED IN BOXES WHICH HAVE BEEN PREVIOUSLY USED

THIS CERTIFICATE IS VALID for Sales of Butter on the Domestic Markets of Canada only  
.....Boxes Creamery Butter. Reg'd No.....

Lot No. ....Stored at .....

Churning Numbers .....

Score for Flavour .....Points. Total Score .....Points.

Date .....19 .....

Dairy Produce Grader.

Information } re salt and colour }	{ Very Pale Pale	{ Light Straw Straw	{ High Very High	{ Salt ..... per cent.
--	---------------------	------------------------	---------------------	---------------------------

THIS CERTIFICATE IS NOT VALID for butter intended for export from Canada and any butter represented by this certificate which is to be exported must first be regraded and placed in a grade lower than First Grade in accordance with the standards for grading creamery butter as set forth in clause 15 of the regulations under the Dairy Industry Act.

Defects in the Butter

Flavour .....

Texture .....

Incorporation of Moisture .....

Colour .....

Salting .....

Packing .....

Order in Council amending National Registration Regulations, 1940

P.C. 3205

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that there are at large in Canada at the present time certain deserters and absentees without leave from the armed forces;

That in order to facilitate the work of the branches of the armed services charged with the duty of apprehending deserters and absentees, it is considered that the members thereof should be empowered to require persons to produce the registration certificates issued to them pursuant to the provisions of The National Registration Regulations, 1940, made and established by Order in Council P.C. 3156 dated 12th July, 1940, as amended; and

That it is also considered that such members should be empowered to question such persons as to whether or not they belong or have belonged to the armed forces and, if a member reasonably suspects that a person so questioned is a deserter or



absentee without leave, he should be empowered, if no peace officer can be immediately met with, to apprehend such person and to take him before a justice of the peace to be dealt with according to law.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of Labour, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and pursuant to the provisions of the War Measures Act, and the National Resources Mobilization Act, is pleased to amend The National Registration Regulations, 1940, made and established by Order in Council P.C. 3156 of 12th July, 1940, as amended, and they are hereby further amended as follows:—

1. Section 1 is amended by adding the following paragraph thereto;

“(n) ‘designated corps’ means such corps, units, detachments or commands of the naval, military or air forces of Canada as may be designated by the Minister of National Defence.”

2. Paragraph (2) of Section 21 is repealed and the following is substituted therefor:

“(2) Any peace officer, police officer or constable, uniformed member of a designated corps of the armed forces of Canada or any person designated for the purpose by the Minister or the Chief Registrar for Canada may at any reasonable time and any reasonable place require any person to produce his registration certificate.”

3. Paragraph (4) of Section 21 is repealed and the following is substituted therefor:

“(4) Any person may at any time after the registration period be accosted by any peace officer, police officer or constable, member in uniform of a designated corps or any other person designated for the purpose by the Minister, the Chief Registrar for Canada or the Attorney General of any province of Canada and questioned as to whether or not he is registered and as to whether or not he belongs or has belonged to the armed forces. It shall be the duty of any person so accosted to answer truthfully all relevant questions put to him concerning his registration and his membership (if any) in the armed forces. If, on being questioned by any peace officer, police officer or constable or any other person designated as aforesaid, other than a member of a designated corps, he answers untruthfully or evasively, or if the officer questioning shall have reasonable ground to believe that his answers are untruthful or evasive, the officer may detain such person and take him before a justice of the peace to be dealt with according to law. If, upon questioning a person, a member in uniform of a designated corps reasonably suspects that such person is a deserter from or has absented himself without leave from the armed forces, it shall be lawful for him, if no peace officer can be immediately met with, to apprehend such person and forthwith to bring him before a justice of the peace to be dealt with according to law.”

A. D. P. HEENEY,  
Clerk of the Privy Council.

## The National Joint Council of the Public Service of Canada

P.C. 3676

*Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 16th May, 1944.*

The Committee of the Privy Council have had before them a report dated May 4, 1944, from the Minister of Finance, representing,—

That the efficiency of any group of employees depends in part on their morale, which can easily be impaired by lack of understanding, absence of consultation and unexplained delays in the formulation of decisions affecting their welfare;



That such morale and efficiency can be greatly improved if there is a regular and well established machinery for consultation and discussion of grievances and proposed changes in personnel policy;

That the Government has already endeavoured to promote the widespread establishment of employer-employee councils in private industry;

That, in view of this declared policy, it would appear desirable to make provision, with respect to the Government's own employees, for a form of employer-employee council which would give opportunity on a regular and systematic basis for explaining to members of the public service of Canada the policies of the Government which affect them as employees and for discussing with them the conditions of employment in the public service and the representations in regard to such conditions of employment made by or on behalf of members of the public service;

That, although there are readily recognizable differences between public employment and private employment, of which the more important arise out of the responsibility of the Government, as employer, to Parliament and out of the special powers and position of the Treasury Board as the financial agency and the Civil Service Commission as the personnel agency of the Government, nevertheless it is believed that these differences are not conclusive against the adoption of a system of employee representation but argue rather for certain changes in the normal constitution and functions of an employer-employee council rather than for the elimination of such an organization from the public service of Canada; and

That the application, after the last war, of the Whitley Council system has proven during more than twenty years of operation, its value in the promotion of greater efficiency and improved morale in the British Public Service:

The Committee, therefore, on the recommendation of the Minister of Finance and Chairman of the Treasury Board, advise,—

1. That the establishment of an employer-employee council with respect to the Public Service of Canada, to be known as the National Joint Council of the Public Service of Canada, be hereby authorized with effect as from May 1, 1944;

2. That the annexed draft be approved as the preliminary constitution of the National Joint Council of the Public Service of Canada; and

That this preliminary constitution shall have effect from May 1, 1944, until such time as a permanent constitution has been approved by the Treasury Board after investigation, consultation and report by the National Joint Council of the Public Service of Canada.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## DRAFT OF TENTATIVE CONSTITUTION

### FOR

## THE NATIONAL JOINT COUNCIL OF THE PUBLIC SERVICE OF CANADA

### 1. *Name*

The name of the organization by means of which representatives of the staff or employee side of the public service shall be afforded a regular and systematic opportunity for consultation with representatives of the official or employer side of the public service and for joint discussion of the conditions of employment in the public service shall be the National Joint Council of the Public Service of Canada.

### 2. *Purpose*

The purpose of the National Joint Council shall be to secure a greater measure of co-operation between the State, in its capacity as employer and the general body of civil servants in matters affecting the Civil Service, with a view to increased efficiency and improved morale in the public service combined with the well-being of those employed; to provide machinery for dealing with grievances; and generally to bring together the experience and different points of view of representatives of the administrative, clerical and manipulative branches of the Civil Service.

### 3. *Membership*

- (a) The National Joint Council shall consist of an equal number of representatives of each of the official and staff sides of the public service.
- (b) The representatives of the official side shall be:—
  - (i) Dr. W. A. Mackintosh, Department of Finance;
  - (ii) Mr. W. C. Ronson, Assistant Deputy Minister of Finance;
  - (iii) Mr. C. H. Bland, Chairman of the Civil Service Commission;
  - (iv) Dr. Charles Camsell, Deputy Minister of Mines and Resources;
  - (v) Mr. Peter Coolican, Assistant Deputy Postmaster General.
  - (vi) Mr. Edmond Cloutier, King's Printer.
  - (vii) Mr. J. E. St. Laurent, Vice-Chairman, National Harbours Board.
  - (viii) Mr. A. H. Brown, Department of Labour.
- (c) The representatives of the staff side shall, in the first instance, be:—
  - (i) One representative of the Civil Service Federation;
  - (ii) One representative of the Amalgamated Civil Servants of Canada;
  - (iii) One representative of the Professional Institute of the Civil Service;
  - (iv) One representative of the Civil Service Association of Ottawa;
  - (v) One representative of the Customs and Excise Officers Association;
  - (vi) One representative of the Dominion Railway Mail Clerks Federation;
  - (vii) One representative of the Association of Canadian Postal Employees;
  - (viii) One representative of the Federated Association of Letter Carriers and shall be named by the foregoing Associations.
- (d) It shall be open to any authority or organization nominating a representative to the National Joint Council to vary its own representation from time to time.
- (e) Casual vacancies on the National Joint Council shall be filled by the authority or organization concerned.

### 4. *Officers*

- (a) The Chairman of the Council shall be Dr. W. A. Mackintosh.
- (b) The Vice-Chairman of the Council shall be elected by the representatives of the staff side from amongst their number.
- (c) Each side of the Council shall appoint one of its members to act as a Secretary.

### 5. *Duties*

The duties of the National Joint Council shall, initially, be as follows:—

- (a) To recommend to the Treasury Board the best means of securing to the staff a greater share in and responsibility for the determination and observance of the conditions under which their duties are carried out.
- (b) To make recommendations to the Treasury Board or the Civil Service Commission, as the case may require, respecting the general principles governing conditions of employment in the public service of Canada, including recruitment, training, hours of work, promotions, discipline, tenure and remuneration. (Individual cases involving promotion, disciplinary action or other matters shall not be considered by the National Joint Council.)
- (c) To recommend to the Treasury Board the best means for utilizing the ideas and experience of the staff of the public service.
- (d) To make recommendation to the Treasury Board and the Civil Service Commission respecting the encouragement of the further education of the civil servants and their training in higher administration and organization.
- (e) To make recommendations to the Treasury Board respecting the improvement of office procedure and organization and the provision of opportunities for the full consideration of suggestion by the staff on this subject.
- (f) To make recommendations to the Treasury Board respecting proposed legislation in so far as it may have a bearing upon the position of civil servants

in relation to their employment; in particular, to consider and make recommendations to the Treasury Board not later than October 31, 1944, in regard to

- (i) a permanent constitution for the National Joint Council of the Public Service of Canada, including *inter alia* provisions designed to assure fair and equitable representation to various groups within the public service;
- (ii) the advisability of providing for the establishment of various departmental and/or regional joint councils; and
- (iii) the organization and procedure of such departmental and/or regional joint councils and their relationship to the National Joint Council.

#### 6. Meetings

- (a) Meetings shall be held regularly each quarter and special meetings may be held upon the call of the Chairman and the Vice-Chairman.
- (b) An agenda outlining the subjects for discussion shall be circulated to the membership of the National Joint Council at least one week prior to each meeting.
- (c) Minutes of the proceedings of the National Joint Council shall be kept by the Secretaries.
- (d) Only statements issued under the authority of the Council shall be published.
- (e) Decisions of the Council shall be arrived at by agreement by the two sides, shall be signed by both the Chairman and the Vice-Chairman, and shall be reported to the Treasury Board and/or to the Civil Service Commission, as the case may require.

### Order in Council prohibiting the export of hardwood track shims, except under permit

P.C. 4383

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Industries Control Board recommend that, in order to conserve supplies for Canadian railroads, the exportation of hardwood track shims be also prohibited, except under permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 of the Revised Statutes of Canada, 1927) is pleased to order and doth hereby order as follows,—

1. The exportation of hardwood track shims is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the twelfth day of June, 1944.

A. D. P. HEENEY,  
Clerk of the Privy Council.



**Order in Council designating the services of Canadian merchant ships ..... as services essential to the conduct of the war**

P.C. 4393

**AT THE GOVERNMENT HOUSE AT OTTAWA**

FRIDAY, the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the War Appropriation (United Nations Mutual Aid) Act, 1943, by Section 2(d) provides inter alia:

"war supplies" means

"(v) such other commodities, articles or services as may from time to time be designated by the Governor in Council as essential to the conduct of the war or to the relief and maintenance of any United Nation."

And whereas the Canadian Mutual Aid Board at its meeting on June 5, 1944, recommended the designation of services of Canadian merchant ships carrying Mutual Aid or Lend-Lease cargo from any port in Canada or the United States to a country in receipt of Mutual Aid as "services" essential to the conduct of the war or to the relief and maintenance of any United Nation as defined in the hereinbefore recited Section;

Now, therefore, in order to implement the said recommendation, His Excellency the Governor General in Council, under the authority above cited, is pleased to designate and doth hereby designate services of Canadian merchant ships carrying Mutual Aid or Lend-Lease cargo from any port in Canada or the United States to a country in receipt of Mutual Aid as services essential to the conduct of the war or to the relief and maintenance of any United Nation, such designation to be deemed to be and to have been effective on and after the First day of June, 1944.

A. D. P. HEENEY,

*Clerk of the Privy Council.*

**Order in Council amending the National Selective Service Mobilization Regulations**

P.C. 4427

**AT THE GOVERNMENT HOUSE AT OTTAWA**

FRIDAY, the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend The National Selective Service Mobilization Regulations, 1944, in the manner hereinafter set forth.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Mobilization Regulations, 1944, and they are hereby amended as follows:—

Subsection 1 of Section 28 is revoked and the following is substituted therefor:—

"When a man is convicted



- (a) under these regulations, of failing to comply with subsection one of section six A or of an offence under subsection twelve or fourteen of section six, section twenty-six or section twenty-seven;
- (b) under The National Selective Service Mobilization Regulations, of failing to comply with subsection one of Section six A, subsection two of section forty-seven or subsection two of section forty-eight thereof, or of an offence under subsection twelve or fourteen of section six, section twenty-six or section twenty-seven thereof; or
- (c) under The National War Services Regulations, 1940 (Recruits), of an offence under section thirty or thirty-one thereof;

the Justice or Justices of the Peace, Magistrate, Judge or court by whom he is so convicted shall, if counsel or other person acting for the Crown so requests, whether or not sentence is suspended and in addition to imposing the punishment provided for the offence if sentence is not suspended, direct that the man shall be taken, either forthwith or upon the expiration of the term of imprisonment if any, in police custody to the military centre, designated by counsel or other person appearing for the Crown, and that he shall be held there, or at such place or places as may be directed by the Commanding Officer of such centre, in police or military custody, until he becomes a soldier of the Canadian Army pursuant to the National Resources Mobilization Act (Army) Regulations, 1943, or such other regulations as may be applicable or until he is found by the military authorities not to be fit for military training."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council re administration and operation of Prisoner-of-War Camp in the Riding Mountains, Manitoba

P.C. 4428

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY the 9th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by agreement between the Minister of Labour and the Minister of Munitions and Supply, the Minister of Labour has agreed to take over and assume the responsibility for the administration and operation of the Prisoner-of-War Camp in the Riding Mountains, in the Province of Manitoba, heretofore operated by the Minister of Munitions and Supply under the authority of Order in Council P.C. 6180, dated August 3, 1943.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered as follows:—

1. The Minister of Labour is hereby authorized to take over and assume all responsibility for the administration and operation of the Prisoner-of-War Camp in the Riding Mountains, in the Province of Manitoba heretofore operated by the Minister of Munitions and Supply under the authority of Order in Council P.C. 6180, dated August 3, 1943.

2. In the operation of the said camp, the Minister of Labour is hereby authorized,—

- (a) To undertake and engage in wood fuel cutting and other timber operations and to supply the quantities authorized or required by the Wood Fuel Controller, from time to time or to undertake other work projects deemed suitable by the Minister of Labour for employment of prisoner of War Labour.

- (b) To make arrangements and enter into agreements to secure timber limits and woodcutting rights as he deems necessary in carrying through the projects referred to in the next preceding paragraph.
- (c) To deliver, sell or otherwise dispose of, and to make arrangements with the Wood Fuel Controller for, the delivery and sale or other dispositions of wood fuel or other timber cut under the provisions of this Order.
- (d) To supply and maintain for such camps the necessary facilities and equipment for the production of wood fuel and for the transportation to railway and other marketing outlets.
- (e) To make arrangements and enter into agreements with any person or persons for the provision of food and supplies and welfare for the said camp.

3. Notwithstanding the provisions of the Civil Service Act, the Minister of Labour is hereby authorized to employ from time to time necessary personnel for the operation of the camp at the going local scale of wages for such employments.

4. Authority is hereby granted to pay all sums from time to time required to be paid for the purposes of or incidental to the carrying out of this Order, including all necessary accountable advances to any person or persons with whom the Minister of Labour may enter into agreement, out of the "Prisoner-of-War Labour Projects Account" established under Order in Council P.C. 28/5267 of June 30, 1943, and all proceeds derived from operations hereunder shall be paid into the said fund.

A. D. P. HEENEY,  
Clerk of the Privy Council.

## Order in Council *re* Cost-of-Living Bonus to Revenue Postmasters

P.C. 175/4433

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 10th day of June, 1944.*

The Board recommend that Order in Council of November 22, 1941, P.C. 120/9130, making provision under the War Measures Act for the payment of a cost-of-living bonus to Postmasters be cancelled and that authority be given for the following:—

1. The Cost-of-Living Bonus shall be 10 per cent of the compensation of Revenue Postmasters based on the postage revenue for the fiscal year 1942-43.
2. Compensation for this purpose shall be that portion of the remuneration derived from the sale of postage, and shall not include commissions paid on money orders, postal notes, savings bank, Government annuities or similar business, nor on commissions allowed on box rents, nor allowances granted for rent, night and forward duty, or similar activities.
3. Revenue Postmasters shall not include Postmasters or staffs of Semi-Staff Revenue Post Offices known as Class 2B and Class 2C.
4. Payment of bonus under the new regulations shall be effective from April 1, 1944.
5. Payment of bonus shall be made from Post Office Revenue.

A. D. P. HEENEY,  
Clerk of the Privy Council.

**Order in Council setting out policy re insurance on or incidental to the production of munitions and supplies, etc.**

P.C. 33/4520

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 14th of June, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply reporting:—

“That the Department in reviewing its policy in respect of insurance of and incidental to the production of munitions and supplies other than aircraft, ships, or other vessels, under contract with His Majesty the King in right of Canada, represented by the undersigned, has considered the desirability of His Majesty assuming the risk of loss from fire incidental to such production;

That inasmuch, however, as the contractor producing such munitions and supplies may also be engaged at the same time in producing goods or other articles for others than His Majesty with the consequent impossibility of separating property which is to be used for the purposes of the contract with His Majesty from property which is to be used by the contractor for other purposes, the undersigned is of the opinion that it is desirable and in the public interest that fire and other insurances in respect of such production for His Majesty should be as set out in general terms in Schedule ‘A’ attached hereto;

That the aforesaid difficulties of separating the interests in property do not, however, usually apply to the production of such munitions and supplies by a contractor engaged in such production on a management fee basis nor to the production of such munitions and supplies in any plant owned by His Majesty the King in right of Canada, represented by the undersigned, or by a wholly owned Government company under the supervision of the Department of Munitions and Supply and in such cases it is considered that as a general rule no insurance should be effected;

The undersigned, therefore, upon the advise of the Deputy Minister, has the honour to recommend that, under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, Your Excellency in Council be pleased to order as follows:—

1. That the policy in respect of insurance on or incidental to the production of munitions and supplies other than aircraft, ships, or other vessels under contract with His Majesty the King represented by the undersigned, as set out in general terms in Schedule ‘A’ attached hereto be approved, and that authority be granted to the undersigned to effect and carry out such policy in such cases and to such extent as he may deem advisable;

2. That general authorization be granted to the undersigned to assume on behalf of His Majesty any risk of loss of, damage to, and liability in respect of the production of such munitions and supplies as he may deem advisable, and to indemnify the contractor or a sub-contractor against any action, claim or demand instituted or made in respect of which, in the opinion of the undersigned, the contractor or sub-contractor may be indemnified by reason of the assumption of such risk by His Majesty, and to settle or defend any such action, claim or demand;

3. That the undersigned be further authorized to do all such things as appear to him to be incidental to or necessary or expedient for the exercise of any of the powers herein conferred, including the execution of amendments to any existing contracts which have been entered into on behalf of His Majesty.”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

**A. D. P. HEENEY,**  
*Clerk of the Privy Council.*



## SCHEDULE "A"

1. *Production of munitions and supplies (other than aircraft, ships or other vessels) on a cost-plus basis, whether or not there are progress payments:—*
  - (a) Fire insurance is to be carried on raw or partly finished materials, work in process and finished work, excepting, however, Government issue, until acceptance by or delivery to the Crown and the cost of such insurance is to be borne by the Crown. Policy is to be in the joint names of the Crown and Contractor.
  - (b) Plant, equipment, machinery, gauges, tools or dies belonging to His Majesty are not to be insured while in possession of the Contractor but are to be at the risk of the Crown.
2. *Production of munitions and supplies (other than aircraft, ships or other vessels) on a fixed price basis:—*
  - (a) Where there are no progress payments the Crown is to assume no risk and the Contractor may insure or not as he sees fit, but if he does insure, the cost is to be included in the fixed price.
  - (b) Where there are progress payments the Contractor is to effect fire insurance on raw or partly finished materials, work in process and finished work, excepting, however, Government issue, and the cost of such insurance is to be included in the fixed price. Policy is to be in the joint names of the Crown and the Contractor.
  - (c) Plant, equipment, machinery, gauges, tools or dies belonging to His Majesty are not to be insured while in the possession of the Contractor but are to be at the risk of the Crown.



## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF AGRICULTURE

## DAIRY PRODUCTS BOARD

## Order No. 67

The Dairy Products Board hereby orders:—

That, all Cheddar cheese manufactured in the Province of Ontario or Quebec, on and after the 19th day of June, 1944, shall be white and unwaxed, not less than fourteen and one-half inches in diameter and seventy-five pounds in weight.

Made at Ottawa this 13th day of June, 1944.

J. F. SINGLETON,  
Chairman.

## SPECIAL PRODUCTS BOARD

## ORDER No. 13

The Special Products Board hereby orders that Order No. 10 of the Board which provides that no liquid or frozen whole egg, egg yolk or egg albumen be placed in storage without a written permit from the Board, as published in *Canadian War Orders and Regulations* under date of April 26, 1943, be rescinded.

Dated at Ottawa, this seventh day of June, 1944.

R. W. NEELY,  
Secretary.



PART III  
 Wartime Prices and Trade Board  
 (Finance)

Board Orders

**WARTIME PRICES AND TRADE BOARD**

ORDER No. 404

**The Manufacture of Wooden Containers**

Whereas the requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of wooden containers.

Therefore, under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, the Board hereby orders as follows:

1. For purposes of this Order

- (a) "Administrator" means the Administrator of Wood Products and Metal Containers, appointed from time to time by the Wartime Prices and Trade Board;
- (b) "Wooden container" means any box, shook, barrel, drum, kit, keg, crate, basket or pail made wholly or in part of wood and intended to be used for the packaging or shipment of goods.

2. (1) Every manufacturer of wooden containers shall within ten days from the effective date of this order, file with the Administrator the following information:

- (a) the number of the licence issued to him pursuant to Order No. 202 or any preceding or other Order of the Board respecting licences;
- (b) the complete address of his chief place of business and the addresses of all other places of business operated by him, and the names under which they are operated.

(2) Every person, who, not being at the effective date of this order a manufacturer, thereafter commences to manufacture wooden containers shall within ten days after so commencing file with the Administrator the information set forth in subsection (1) of this Section.

(3) Every manufacturer shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

3. (1) The licence issued under authority of Order No. 202 or any other Order of the Board respecting licences to a person who manufactures and sells wooden containers shall be subject to the following as conditions of the licence with respect to manufacture and sale of the said goods:

- (a) the operations of such person in the manufacture or production of wooden containers shall be such as are at the time required or permitted under the terms of this Order;
- (b) the manufacture and delivery of wooden containers from time to time shall be as herein required or permitted; and
- (c) reports with respect to the production of and orders for wooden containers shall be made to the Administrator in such form and at such times or intervals as he may from time to time direct.

(2) A person to whom subsection (1) of this Section 3 is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction and direction applicable to him issued by the Administrator in respect of any of the said conditions of licence.

4. (1) Every manufacturer of wooden containers shall so arrange his production and deliveries that

- (a) wooden containers ordered by or on behalf of the Department of Munitions and Supply, any of the Departments of National Defence, the Department of Pensions and National Health, the Canadian Red Cross Society (for prisoner-of-war parcels and medical supply only); and
- (b) wooden containers for the packaging of any of the following foods, namely:  
Meat, Fowl or Fish—Fresh, Frozen or Processed;  
Vegetables or Fruits—Fresh, Frozen or Processed;  
Eggs—Fresh, Frozen or Processed;  
Milk—Processed;  
Butter;  
Cheese; and
- (c) wooden containers for the packaging or shipment of such goods as shall be designated by the Administrator as being entitled to priority

shall be made and delivered to the purchasers thereof in priority to wooden containers ordered by other purchasers or intended for other uses.

(2) No order for wooden containers shall be deemed to be entitled to the priority established by subsection (1) if it does not contain or is not accompanied by a signed statement of the person giving it to the effect

- (a) that such wooden containers are ordered by or on behalf of a purchaser named in clause (a) of subsection (1) of this section, or
- (b) that the use to be made of the wooden containers covered by such order is as prescribed in the foregoing definition of such classification of orders.

(3) In case of doubt as to the classification of any order, the decision of the Administrator as to its classification hereunder shall be conclusive.

5. The Administrator may from time to time establish rules, regulations and procedure for the attainment of any of the purposes of the present order.

6. This Order shall be effective on and after the 12th day of June, 1944.

Made at Ottawa, this 1st day of June, 1944.

D. GORDON,  
*Chairman.*

## WARTIME PRICES AND TRADE BOARD

ORDER No. 406

### Respecting Reductions in Prices

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528 dated November, 1, 1941, and amendments thereto,  
THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 153 of the Board which required reduction of maximum selling prices to follow reduction in costs, is hereby revoked.

2. This Order comes into force on the 19th day of June, A.D. 1944.

Made at Ottawa this 1st day of June, A.D. 1944.

D. GORDON,  
*Chairman.*



**WARTIME PRICES AND TRADE BOARD****Order No. 407****Controlling the Sale and Distribution of Dry White Beans (pea beans) Dry Yellow Eye Beans and Dry Whole and Split Peas**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Order No. 374 of the Board which controls the sale and distribution of dry white beans (pea beans), dry yellow eye beans and dry whole and split peas, is hereby revoked.

2. This Order comes into force on June 12, 1944.

Made at Ottawa this 12th day of June, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD****Order No. 408****Respecting Lamb and Mutton**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Board Order No. 196 as amended, Board Order No. 354 as amended and Board Order No. 383 are hereby revoked.

2. This Order comes into force on July 3, 1944.

Made at Ottawa this 12th day of June, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD****Order No. 409****Milk and Milk Products**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. Parts I and II of Board Order No. 195, as amended, are hereby revoked.

2. This Order comes into force on July 1, 1944.

Made at Ottawa this 12th day of June, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD****ADMINISTRATOR'S ORDER NO. A-1227****Maximum Prices for Canned Vegetables Produced by Home Canners  
(Non-Holders of Federal Sales Tax Licences)**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

**Application of the Order**

1. This Order comes into effect on June 15, 1944, and fixes maximum prices for sales of the canned vegetables listed in the Schedule hereto when those products are processed and packed in metal containers by canners who do not hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue.
2. Administrator's Order No. A-851 fixes maximum prices for sales of the same canned vegetables as are listed in the Schedule hereto when those products are processed and packed in metal containers by canners who hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue.

**Prices Fixed are Maximum Prices and Include all Charges**

3. All prices fixed by this Order are maximum prices and must not be exceeded. These prices include all charges and no additional charge may be made for a container, label or package.

**Meaning of Certain Words or Expressions**

4. For the purposes of this Order,
  - (a) "canned vegetables" mean only the canned vegetables to which this Order applies which are listed in the Schedule hereto and are packed in metal containers of sizes specified in such Schedule;
  - (b) "consumer" means a person who buys canned vegetables for personal or household consumption;
  - (c) "fancy", "choice" or "standard" as used in this Order and in the Schedule hereto mean respectively in any province, the standards of qualities of the products therein referred to as they are defined or described,
    - (i) in the existing regulations issued by or under the authority of the province in which such products are produced; or, if there are no such regulations in effect,
    - (ii) in the regulations respecting canned vegetables issued under the Federal Meat and Canned Foods Act;
  - (d) "home canner" means a person who processes and packs for sale canned vegetables in hermetically sealed metal containers or has them processed and packed by any other person for him, but who does not hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue;
  - (e) "sell at wholesale" means to sell otherwise than at retail or to consumers;
  - (f) "sell" as used in this Order also covers an offer to sell;
  - (g) "wholesale distributor" means any person other than a home canner who sells canned vegetables at wholesale;

- (h) "any buyer other than a wholesale distributor or consumer" includes but is not limited to such buyers as hotels, restaurants, hospitals, institutions, lumbering and mining camps.

**Sales by Home Canners to Wholesale Distributors, Retailers or Consumers: Fancy, Choice or Standard Quality**

5. The maximum price at which a home canner may sell

- (a) to a wholesale distributor, or
- (b) to a retailer or any buyer other than a wholesale distributor or consumer, or
- (c) to a consumer

any fancy, choice or standard quality of canned tomatoes, whole kernel corn or beans or any fancy or choice quality of canned tomato juice, packed in the sizes of containers specified in the Schedule hereto shall, according to the size of the container and the quality specified be the price listed in the said Schedule for the same on sales to that class of buyer, and on sales to any buyer other than a consumer, such price shall be f.o.b. the home canner's cannery or warehouse, but on sales to a consumer such price shall be the price of the product delivered to the consumer.

**Any Grade below Fancy, Choice or Standard Quality**

6. The maximum price at which a home canner may sell

- (a) to a wholesale distributor, or
- (b) to a retailer or any buyer other than wholesale distributors or a consumer, or
- (c) to a consumer,

any canned tomatoes, whole kernel corn or beans of a grade below standard quality or any canned tomato juice of a grade below choice quality, shall be 10 cents a dozen or 1 cent per tin, as the case may be, less than the maximum price fixed by Section 5 and listed in the Schedule hereto for standard quality canned tomatoes, whole kernel corn or beans and for choice quality canned tomato juice.

**Sales by Wholesale Distributors**

7. (1) The maximum price at which a wholesale distributor may sell at wholesale any canned vegetables shall be the sum of the following f.o.b. his place of business;

- (a) the actual price paid by him for those canned vegetables but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) the actual transportation charges paid by him not exceeding the less than carload railway freight rate, to the city, town or village in which he has his place of business, and that are not included in the actual price he paid for the canned vegetables; and
- (c) a markup (percentage of cost) in respect to the product of a particular home canner, not greater than the lawful markup (percentage of cost) normally used by him in pricing that product during the basic period from September 15, 1941 to October 11, 1941, both inclusive, and, if the product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no event shall the markup exceed ten per cent of his selling price.

(2) If a sale of canned vegetables by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

**Combined Markup of Wholesale Distributors**

8. Where a sale of canned vegetables is made by and between wholesale distributors, the total amount of the markup of all the wholesale distributors combined



must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

9. Every wholesale distributor on a sale to another wholesale distributor shall state on the sale invoice furnished the buyer, the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned vegetables, and the amount of the markup which is available for the buyer.

### **Sales by Retailers**

10. The maximum price at which any person may sell at retail any canned vegetables shall be the sum of the following:

- (a) the actual price paid by him for the canned vegetables but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges paid by him not exceeding the less than car-load freight rate to the city, town or village in which he has his place of business, and that are not included in the actual price he paid for the canned vegetables, if his supplier is not required to deliver free to him by this Order;
- (c) a markup (percentage of cost) in respect to the produce of a particular home canner not greater than the markup (percentage of cost) normally used by such retailer in pricing that product during the said basic period and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period provided, however, that in no event shall the markup exceed 20 per cent of his selling price.

### **Additional Payments or Consideration to be Part of the Price**

11. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned vegetables or received by the seller from any person in connection with the sale of any canned vegetables shall constitute part of the price for such products.

### **Records and Invoices**

12. (1) Every home canner and every wholesale distributor shall on every sale of canned vegetables other than a sale to a consumer, furnish the buyer at the time of delivery to him with an invoice showing, in addition to any information which may be required to be furnished by Section 9, the name and complete address of the seller and the buyer, the date of sale, the kind and quality of product, the size of container and price charged.

(2) Every home canner and wholesaler shall retain a duplicate copy of each invoice furnished by him as required by this Section.

13. Every wholesale distributor and retailer shall immediately upon receipt by him of any canned vegetables, prepare and shall thereafter keep a written record showing separately for each wholesale and retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind and quality of product, size of container, the actual price and the freight paid.

14. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record or invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

15. Every person who sells at retail any canned vegetables shall, upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and quality of product, the size of container and the price charged.

16. The Schedule to this Order shall form part of this Order.

Dated at Ottawa this 26th day of May, 1944.

F. D. MATHERS,  
*Administrator of Processed Fruits  
and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

SCHEDULE  
TO ADMINISTRATOR'S ORDER No. A-1227

**Maximum Prices on Sales by Home Cannery of the Canned Vegetables  
Listed Hereunder to the Class of Buyer Specified**

All prices are f.o.b. the cannery or warehouse except that on sales to consumers they are delivered prices. No sales tax may be added to these prices.

Kind of Product	Size of Container in ounces	Quality of Product	Maximum price per doz. on sales to wholesale distrib- utors	Maximum price per dozen on sales to retailers and to buyers other than wholesale distrib- utors or consumers	Maximum delivered price per tin on sales to consumers
			\$ cts.	\$ cts.	cts.
Tomatoes.....	28	Fancy or Choice....	1 11	1 23	13
Tomatoes.....	28	Standard.....	1 06	1 18	12
Corn, whole kernel.....	20	Fancy or Choice....	1 19	1 32	14
Corn, whole kernel.....	20	Standard.....	1 13	1 26	13
Beans.....	20	Fancy or Choice....	1 16	1 29	14
Beans.....	20	Standard.....	1 11	1 23	13
Tomato Juice.....	20	Fancy or Choice....	0 80½	0 89	09
Tomato Juice.....	28	Fancy or Choice....	0 95½	1 06	11

NOTES TO SCHEDULE.

When canned tomatoes, corn and beans of a grade below standard quality are sold the above prices for standard quality must be reduced by 10 cents per dozen on sales to wholesale distributors or to retailers or buyers other than wholesale distributors or consumers and by 1 cent per tin on sales to consumers.

When canned tomato juice of a grade below choice quality is sold, the above prices must be reduced by 10 cents per dozen on sales to wholesale distributors or to retailers or buyers other than wholesale distributors or consumers and by 1 cent per tin on sales to consumers.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1232

### Leather Soles for Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

#### **A-798 and A-1053 Revoked—Effective Date of this Order**

1. Administrator's Order No. A-798, and Administrator's Order No. A-1053 which amended it, are hereby revoked as at the 8th day of June, 1944, and on and after that date are replaced by this Order.

#### **Meanings of Certain Words**

2. For the purposes of this Order,

- (a) "bend" means the back of a side of a hide, with shoulder and butt trimmed up, specially tanned or processed for sole leather purposes;
- (b) "footwear" means footwear made of leather, cloth, imitation of leather or other materials;
- (c) "gauge or iron" means a measure of thickness of one forty-eighth ( $\frac{1}{48}$ ) of an inch;
- (d) "shoulder" means the forepart of a side of a hide above the foreshank, specially tanned and processed for sole leather purposes.

#### **Use of Bend Outsoles on Permit**

3. A manufacturer of footwear who during the period March 1, 1941, to May 31, 1941, both inclusive, sold footwear made with leather outsoles cut only from shoulders, shall not acquire or use leather outsoles cut from bends for or in the manufacture of footwear, unless in such acquiring and use he complies with the following rules:

- (a) he must first obtain a permit from the Administrator of Footwear to acquire and use leather outsoles cut from bends. A permit may be obtained if the manufacturer furnishes the Administrator with proof of his inability to obtain a sufficient quantity of leather outsoles cut from shoulders to meet his requirements in the manufacture of footwear;
- (b) he must observe and comply with the terms and directions contained in any permit he receives in pursuance of this Section;
- (c) before selling any footwear made with leather outsoles cut from bends, he must stamp on each such outsole such information as the Administrator directs.

#### **Manufacturer's Maximum Price**

4. The maximum price at which such manufacturer may sell or offer to sell footwear, of any style and size, made with leather outsoles cut from bends shall be the sum total of the following:

- (a) the highest price at which during the said March-May period he sold footwear of the same style and size made with leather outsoles cut from shoulders;
- (b) the amount in cents per pair mentioned after that style and size in the following table;
- (c) an amount not greater than four per centum (4%) of the total of the price referred to in clause (a) and the amount referred to in clause (b); and
- (d) an amount not greater than three per centum (3%) of the total of the price, the amount and the percentage referred to in clauses (a), (b) and (c) respectively, which shall be shown as a separate item on the invoice as a surcharge.



TABLE

Style of Shoes	Size	Maximum Increases in cents per pair
(a) Men's work .....	all	12
(b) Men's dress .....	all	10
(c) Boy's work .....	all	9
(d) Boy's dress .....	all	7
(e) Youth's work .....	all	6
(f) Youth's dress .....	all	5
(g) Women's dress .....	all	6
(h) Women's work .....	all	7
(i) Misses' dress .....	11-2	5
(j) Misses' work .....	11-2	6
(k) Child's dress .....	8-10½	4
(l) Infant's .....	4-7½	3

### Wholesaler's Maximum Price

5. The maximum price at which a wholesaler may sell or offer to sell such footwear shall be the sum total of the following:

- the highest price at which during the basic period September 15 to October 11, 1941, he sold footwear of the same style and size made with leather outsoles cut from shoulders;
- the amount in cents per pair mentioned after that style in the table in Section 4 hereof;
- an amount not greater than one-half ( $\frac{1}{2}$ ) the amount which has been paid by him to the manufacturer under clause (c) of Section 4 hereof;
- an amount not greater than one and one-half per centum ( $1\frac{1}{2}\%$ ) of the total of the price and the amounts referred to in clauses (a), (b) and (c) respectively, which shall be shown as a separate item on the invoice as a surcharge.

### Retailer's Maximum Price

6. The maximum price at which a retailer may sell or offer to sell such footwear shall be the sum total of the following:

- the highest price at which during the basic period September 15 to October 11, 1941, he sold footwear of the same style and size made with leather outsoles cut from shoulders;
- the amount in cents per pair mentioned after that style and size in the table in Section 4 hereof.

### Non-Application of this Order

7. (1) This Order shall not apply to or affect footwear manufactured to the order of the Department of Munitions and Supply or any agency thereof, any of the Departments of National Defence or the Department of Pensions and National Health or to sole leather or leather soles of any kind or specifications for such footwear.

(2) Nothing in this Order shall allow the processing or use of sole leather or leather soles contrary to the provisions of Administrator's Order No. A-478 except in the case of the stamping of a bend outsole pursuant to Section 3 of this Order.

### Restrictions on Outsoles, Inner Soles and Middle Soles

8. (1) Except as provided in subsection (1) of Section 7 hereof no person shall process or use in the manufacture of footwear,

- a leather outsole, cut from a bend, of over  $8\frac{1}{2}$  gauge or iron for men's footwear, or of over 8 gauge or iron for women's footwear; or
- a leather inner sole or leather middle sole, cut from a shoulder, of over 5 gauge or iron.

(2) No person who is a tanner or sole cutter shall supply or deliver to any other person sole leather of the specifications mentioned in subsection (1) of this Section



for processing or use in the manufacture of footwear unless the vendor obtains from the purchaser at or prior to the time of delivery a statement in writing to the effect that such sole leather will be used only in the manufacture of footwear to the order of a Department named in subsection (1) of Section 7 hereof.

### Exemptions

9. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of May, 1944.

G. G. HODGES,  
*Administrator of Footwear.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1233

### Labelling and Invoicing of Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered on behalf of the Board as follows:

#### Labelling

1. No footwear which is wholly or partly manufactured in Canada after the effective date of this Order, shall be displayed for sale, or shipped, or delivered in pursuance of a sale by any person unless at the time of display, shipping or delivery the W.P.T.B. licence number of the person who manufactured it is printed, written or stamped in an indelible substance on the inside lining thereof near the same place that the case and size numbers are shown, or the name of the person who manufactured it is printed or stamped on the sock lining, inner sole or heel pad.

2. Nothing in Section 1 shall prohibit a wholesaler, or a retailer, or a manufacturer at the request of such wholesaler or retailer, from affixing or attaching a wholesaler's or retailer's name label or identifying mark on any footwear in place of or in addition to the manufacturer's name provided that the manufacturer's case number and the manufacturer's W.P.T.B. licence number are shown as provided in Section 1.

#### Invoices

3. (1) Every manufacturer and every wholesaler of footwear shall, within ten (10) days of the date of shipment by him of any footwear, supply the person to whom it is sold with an invoice showing

- (a) the date of the shipment;
- (b) his name and address, and that of the person to whom the footwear is shipped;
- (c) the manufacturer's case number of the footwear;
- (d) the exact quantity of footwear by case numbers involved in the shipment, the price per pair of the same and the total price;
- (e) all discounts allowable by him on the said total price;
- (f) any surcharge which he is permitted to make under authority of the Board;
- (g) a declaration which may be printed, written or stamped on the invoice stating that the price charged for each pair of footwear as set forth in the invoice is not more than the pair price fixed by or under the Wartime Prices and Trade Regulations, or by or on behalf of the Board for sales by him of the footwear.

(2) No retailer shall in pursuance of any sale, deliver any footwear which he purchases after this Order becomes effective unless he first receives an invoice for that footwear from his supplier, as required by subsection (1) of this Section.

### Records and Invoices to be Kept

4. (1) Every person who manufactures footwear shall keep a proper record of his manufacture and sale of such footwear, showing the price of each case number or each size number.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in footwear.

(3) Every record and invoice which by this Section a person is required to make and keep shall, upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

### Exemptions

5. This Order shall not apply to the manufacture, sale or delivery of footwear when the manufacture, sale or delivery is on the order of the Department of Munitions and Supply or any agency thereof, any of the Departments of National Defence or the Department of Pensions and National Health.

6. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual cases of undue hardship or special circumstances.

### Effective Date

7. This Order comes into force on June 20, 1944.

Dated at Ottawa, this 29th day of May, 1944.

G. G. HODGES,  
*Administrator of Footwear.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1238

### Industrial Cotton Sewing Thread—Colours

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton, it is hereby ordered on behalf of the Board as follows:

#### A-346 Revoked—Effective Date of this Order

1. This Order comes into force on June 10, 1944 and revokes and replaces Administrator's Order No. A-346.

#### Manufacture Restricted to Certain Colours

2. No person shall manufacture or process in Canada any cotton sewing thread for industrial purposes in any shades or colours other than the following:

1. Maize	15. Aqua	29. Golden Brown
2. Pink	16. Teal	30. Chestnut
3. Peach	17. Emerald	31. Rust
4. Rose	18. Reseda	32. Light Plum
5. Red	19. Moss Green	33. Light Grey
6. Maroon	20. Dark Green	34. Steel Grey
7. Violet	21. Gold	35. Smoke
8. Light Blue	22. Eggshell	36. Very Dark Gray
9. Powder Blue	23. Ecru	37. Light Khaki
10. Medium Blue	24. Beige	38. Medium Khaki
11. Royal Blue	25. Beaver	39. Dark Khaki
12. Dark Copen	26. Dark Beaver	40. Unbleached
13. Navy Blue	27. Dark Brown	41. White
14. Airforce Blue	28. Light Tan	42. Black

**Non-Application of this Order**

3. This Order shall not apply to or affect cotton sewing thread manufactured to the Order of any of the Departments of National Defence, or of the Department of Munitions and Supply, or any agency thereof.

Dated at Ottawa, this 1st day of June, 1944.

J. H. F. TURNER,

*Administrator of Cotton.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1240

**Maximum Manufacturers' and Wholesalers' Prices for Fir, Cedar and Sitka Spruce Doors Produced on the Pacific Coast**

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

**Interpretation**

1. For the purpose of this Order,
  - (a) "jobber" means any person engaged in the business of selling doors otherwise than at retail and who stores doors and sells such doors to a retailer in less than carload lots;
  - (b) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province dated March 31, 1937 (Reprint April, 1942);
  - (c) "wholesaler" means any person except a jobber engaged in the business of selling doors otherwise than at retail.

**Maximum Manufacturers' and Wholesalers' Prices Fixed**

2. The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale doors manufactured in the Vancouver Forest District for delivery in any part of Canada, excepting the Province of British Columbia, shall be the price for such doors shown in Schedule A to this Order, less the discounts shown in Schedule B to this Order, which price less the said discounts shall include the cost of delivery to the jobbers', retailers' or consumers' point of destination.

**Grading**

3. (1) A No. 1 Grade Fir or Sitka Spruce Door must conform to the following rules:—

The lumber in a No. 1 Grade Fir or Sitka Spruce Door must be clear, except that each stile, each bottom rail and each lock rail may contain a carefully repaired pitch seam not exceeding three and one-half inches in length.

Panels made of lumber must be clear but panels made of veneer may contain one well applied patch on each side.

The door must not contain more than three of the above described defects on each side. Bright sap is not considered a defect.

(2) A No. 2 Grade Fir or Sitka Spruce Door must conform to the following rules:—

Slightly stained lumber may be used in the manufacture of a No. 2 Grade Fir or Sitka Spruce Door.

Each stile and each bottom rail and each lock rail may contain two sound knots which shall not exceed five-eighths of an inch in diameter, but shall not contain any loose knots.



Each stile and each bottom rail and each lock rail shall not contain more than two pitch seams which shall be carefully repaired and shall not exceed six inches in length.

Each top rail and each cross rail and each muntin shall not contain more than one of the defects described above.

Panels made of lumber must be clear but panels made of veneer may contain well applied patches on each side. Slightly discoloured material may be used in both kinds of panels.

A door must not contain more than ten of the above described defects on each side.

(3) A No. 1 Grade Cedar Door must conform to the following rules:—

Lumber in a No. 1 Grade Cedar Door must be clear. Bright firm sap and variations in colour peculiar to Cedar are permitted. Broken mouldings, if neatly repaired, and small patches, if matching the wood for the surrounding colour, are also permitted, provided that there are not more than three such repairs on each side of the door. No other defects are permitted.

Panels made of Cedar lumber must be clear but panels made of Fir Veneer may contain one well applied patch on each side.

### **Specifications of Door Panels**

4. (1) In the case of No. 1 Grade and No. 2 Grade Fir or Sitka Spruce Doors and No. 1 Grade Cedar Doors constructed with flat panels such panels shall be laminated and shall be at least one-quarter of an inch in thickness. For each additional sixteenth of an inch in thickness in excess of one-quarter of an inch, the permitted discount may be shortened by two points for any door with flat panels of more than one-quarter of an inch in thickness.

(2) In the case of No. 1 Grade and No. 2 Grade Fir or Sitka Spruce Doors and No. 1 Grade Cedar Doors constructed with raised panels, whether of solid or laminated construction, an additional amount not exceeding fifty cents net may be charged for each such door.

### **Special Grades, Designs and Sizes of Doors**

5. A door of a grade, design or specification not set forth in Schedule B to this Order, or of a size larger than the sizes set out in Schedule A to this Order, shall not be sold or delivered until the price has been fixed upon application made to the Timber Administrator.

### **Invoices Should Show Particulars of Doors Sold**

6. Every manufacturer and wholesaler selling doors at wholesale for delivery to a wholesaler, jobber, retailer or consumer in any part of Canada except the Province of British Columbia shall complete in duplicate an invoice covering each such sale made by him, stating therein full particulars of the specifications, sizes and grades of the doors sold, the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

### **Previous Administrator's Order Revoked**

7. Administrator's Order No. A-1087, dated the 2nd day of February, 1944, is hereby revoked.

### **Effective Date**

8. This Order shall be effective on and after the 19th day of June, 1944.

Dated at Ottawa this 5th day of June, 1944.

A. H. WILLIAMSON,  
*Timber Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



## SCHEDULE A

TO ADMINISTRATOR'S ORDER NO. A-1240

Maximum Manufacturers' and Wholesalers' Prices for Fir, Cedar and Sitka Spruce  
Doors produced on the Pacific Coast before deduction of discount  
as shown in Schedule B

SIZE OF DOOR	THICKNESS		
	1 3/8"	1 3/4"	1 1/8"
2' 0" x 6' 0"	\$ 6.10	\$ —	\$ 5.55
2' 6" x 6' 0"	7.05	—	6.35
2' 8" x 6' 0"	7.35	9.40	6.65
3' 0" x 6' 0"	7.95	—	7.20
2' 4" x 6' 4"	6.95	—	6.30
2' 0" x 6' 6"	6.40	—	—
2' 4" x 6' 6"	7.05	—	—
2' 6" x 6' 6"	7.40	9.40	6.65
2' 8" x 6' 6"	7.70	9.85	—
3' 0" x 6' 6"	8.35	10.70	—
2' 0" x 6' 8"	6.50	8.35	5.90
2' 4" x 6' 8"	7.20	9.15	6.50
2' 6" x 6' 8"	7.50	9.55	6.80
2' 8" x 6' 8"	7.85	10.05	7.10
2' 10" x 6' 8"	8.15	10.45	—
3' 0" x 6' 8"	8.50	10.85	—
2' 0" x 6' 10"	6.95	—	—
2' 4" x 6' 10"	7.65	—	—
2' 6" x 6' 10"	8.00	10.20	—
2' 8" x 6' 10"	8.35	10.65	—
2' 10" x 6' 10"	8.70	11.10	7.85
3' 0" x 6' 10"	9.05	11.55	—
2' 0" x 7' 0"	7.05	9.00	—
2' 4" x 7' 0"	7.75	9.90	—
2' 6" x 7' 0"	8.10	10.35	—
2' 8" x 7' 0"	8.45	10.80	7.65
2' 10" x 7' 0"	8.80	11.25	—
3' 0" x 7' 0"	9.20	11.70	8.30
4' 0" x 7' 0"	12.30	15.70	—
2' 6" x 7' 6"	8.85	11.25	—
2' 8" x 7' 6"	9.25	11.75	—
2' 10" x 7' 6"	9.65	12.30	—
3' 0" x 7' 6"	10.00	12.75	—
4' 0" x 7' 6"	13.00	16.60	—
2' 6" x 8' 0"	9.20	11.75	—
2' 8" x 8' 0"	9.65	12.30	—
3' 0" x 8' 0"	10.45	13.30	—
4' 0" x 8' 0"	13.60	17.30	—

The maximum prices set out above include glass stops but not the cost of the glass.

The maximum price of any size of door not listed above shall be the maximum price of the next larger size.

## SCHEDULE B

To ADMINISTRATOR'S ORDER No. A-1240

## PART I

## BASE DISCOUNT

The amount of the base discount set out below shall be deducted from the maximum prices set out in Schedule A for doors delivered to a jobber, retailer or consumer in the area described.

AREA OF DELIVERY	KIND OF DOOR		
	No. 1 Grade Fir or Sitka Spruce Door	No. 2 Grade Fir or Sitka Spruce Door	No. 1 Grade Cedar Door
Provinces of Alberta, Saskatchewan and Manitoba.....	59%	63%	57%
Province of Ontario west of the 85th meridian.....	58%	62%	56%
Province of Ontario east of the 85th meridian and Province of Quebec.	57%	61%	55%
Provinces of New Brunswick, Nova Scotia and Prince Edward Island.	56%	60%	54%

For a No. 2 Grade *Garage* Fir or Sitka Spruce door the base discount (subject to the variation shown in Part II of this Schedule, for Door Nos. 320, 320a, 321, 321a) set out above for a No. 1 Grade Fir or Sitka Spruce door may be deducted.

## PART II

## VARIATION OF BASE DISCOUNT

For Doors of the specifications (in inches) set out below the base discount shall be varied as indicated.

Door No.	Stiles	Top Rail	Bottom Rail	Cross Rails	Lock Rail	Muntins	Variation of Base Discount
95	4 1/2	4 1/2	9 3/8	4 3/8	4 3/8	4 3/8	2 points short of Base Discount.
96	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount.
97	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	2 points short of Base Discount.
100	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount.
104	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	3 points short of Base Discount.
105	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	3 points short of Base Discount.
107	4 1/2	4 1/2	9 3/8	4 3/8	—	3 3/8	3 points short of Base Discount.
108	4 1/2	4 1/2	9 3/8	4 3/8	—	3 3/8	3 points short of Base Discount.
109	4 1/2	4 1/2	9 3/8	—	7 3/8	—	Base Discount.
109a	4 1/2	5 3/8	11 3/8	—	7 3/8	—	2 points short of Base Discount.
109b	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
110	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount.
110a	4 1/2	5 3/8	11 3/8	—	—	—	2 points short of Base Discount.
110b	5 3/8	5 3/8	11 3/8	—	—	—	5 points short of Base Discount.
111	4 1/2	4 1/2	9 3/8	4 3/8	—	—	3 points short of Base Discount.
111a	5 3/8	5 3/8	11 3/8	5 1/4	—	—	5 points short of Base Discount.
112	4 1/2	4 1/2	9 3/8	—	5 1/4	—	Base Discount.
112a	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
113	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount.
114	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.80 net.
115	4 1/2	4 1/2	9 3/8	4 3/8	7 3/8	4 3/8	8 points short of Base Discount.
117	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount plus \$1.00 net.
117a	4 1/2	4 1/2	11 3/8	—	—	—	Base Discount plus \$1.15 net.
120	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount plus 83%.
122	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	Base Discount plus \$1.20 net.
123	5 3/8	5 3/8	11 3/8	7 3/8	—	—	5 points short of Base Discount plus \$1.60 net.
133	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount plus \$1.50 net.
139	5 3/8	5 3/8	19 3/8	—	—	—	8 points short of Base Discount.
215	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.40 net.
216	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	3 points short of Base Discount.
217	4 1/2	4 1/2	9 3/8	4 3/8	—	—	2 points short of Base Discount.
218	5 3/8	5 3/8	11 3/8	7 3/8	—	3 3/8	5 points short of Base Discount plus \$1.60 net.
219	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
228	5 3/8	5 3/8	11 3/8	—	7 3/8	3 3/8	8 points short of Base Discount plus \$1.60 net.
300	4 1/2	4 1/2	9 3/8	—	7 3/8	—	Base Discount.
300a	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
320	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$1.20 net.
320a	5 3/8	5 3/8	11 3/8	—	7 3/8	4 3/8	5 points short of Base Discount plus \$1.20 net.
321	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.80 net.
321a	5 3/8	5 3/8	11 3/8	—	7 3/8	4 3/8	5 points short of Base Discount plus \$0.80 net.

All above door numbers refer to numbers and designs set out in the British Columbia Standard Door Catalogue, Catalogue D, dated December 1, 1940.

## PART III

## MISCELLANEOUS ITEMS

(1) *Parcel Enclosures*: When a number of doors not exceeding three hundred are contained in the same carload lot as other forest products, the base discount may be shortened by an amount of two points.

(2) *Water Tables*: The maximum price for Water Tables shall be twenty-five cents (25c.) each.

(3) *Quantities*: For Interior doors in amounts of less than ten of any one size, design, specification and grade or for Front doors in amounts of less than five of any one size, design, specification and grade, an additional amount of ten per cent of the net price may be charged.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1241

### The Conversion of Real Property known as 9 Deer Park Crescent, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in 1944 as No. 9 Deer Park Crescent for permission to convert same into a three-family dwelling house.

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on May 12, 1944, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as No. 9 Deer Park Crescent, in the City of Toronto, in the Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 12th day of June, 1944.

Dated at Ottawa this 12th day of June, 1944.

OWEN LOBLEY,  
*Rentals Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1243

### Maximum Prices of Certain Imported Fruit and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

1. The Schedule to Administrator's Order No. A-1091 as amended by Administrator's Order No. A-1178 is hereby further amended by substituting as the markups for items 35 and 42 thereof and by adding as items 52, 53 and 54 thereof, the following:



Kind of Product	COLUMN 1	COLUMN 2	COLUMN 3
	Wholesale Distri- butor	Direct Carlot Buying Retailers	Other Retailers
	per cent	per cent	per cent
35. Apricots.....	12½	30	25
42. Cherries.....	12½	30	25
52. Peaches.....	12½	30	25
53. Pears.....	12½	30	25
54. Plums.....	12½	30	25

2. This Order comes into force on June 10, 1944.

Dated at Ottawa this 8th day of June, 1944.

E. J. CHAMBERS,

*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1244

#### Maximum Prices of Fresh Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Orders Nos. A-850 and A-874 are hereby revoked.

2. This Order comes into force on June 10, 1944.

Dated at Ottawa this 8th day of June, 1944.

E. J. CHAMBERS,

*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1245

#### The Conversion of Real Property known as 28 Maple Avenue, 140 Lyndhurst Avenue and 764 Davenport Road, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as No. 764 Davenport Road, for permission to convert the same into an eight-family dwelling house, and by the respective owners of real property in the City of Toronto known in the year 1944 as Nos. 28 Maple

Avenue and 140 Lyndhurst Avenue, for permission to convert each into two-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth:

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property, known in the year 1944 as Numbers 28 Maple Avenue, 140 Lyndhurst Avenue, and 764 Davenport Road, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 28 Maple Avenue and 140 Lyndhurst Avenue are hereby permitted to convert into and use the same as two-family dwelling houses and the owner of the single family dwelling house 764 Davenport Road is hereby permitted to convert into and use the same as an eight-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 9th day of June, 1944.

Dated at Ottawa this 8th day of June, 1944.

OWEN LOBLEY,

*Rentals Administrator.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1247

### Price Tagging of Certain Goods for Sale at Retail

Under powers given by the Wartime Prices and Trade Board to the Administrator of Retail Trade, it is hereby ordered as follows:—

1. This Order comes into force on June 15, 1944, and revokes and replaces Administrator's Order No. A-1217.

2. Except as provided in Section 3, every article of goods of a kind listed in the Schedule to this Order which a retailer displays or otherwise offers for sale must have the selling price marked thereon or on a price tag, card or label attached thereto during the whole of the time it is so displayed or offered for sale and when it is sold. The price marked thereon, or the tag, card or label showing the selling price of the article must be in a place where it may readily be seen and examined by a customer.

3. Goods which are actually on display in shop windows need not conform with the requirements of Section 2.

4. The provisions of this Order shall be subject to such written exemption as the Administrator of Retail Trade may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 12th day of June, 1944.

E. G. BURTON,

*Administrator of Retail Trade.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1247

*Men's and Boys' Furnishings*

Bathing suits  
Caps and helmets  
Dressing gowns  
Gloves  
Gymnasium suits  
Hats and caps  
Hosiery  
Jerkins  
Leather leggings  
Pullovers, jerseys, cardigans,  
windbreakers, etc.  
Shirts  
Spats  
Sport Shirts  
Underwear

*Men's and Boys' Clothing*

Bath robes  
Breeches  
Jackets  
Mackinaw and bush coats  
Overalls  
Overcoats  
Raincoats and slickers  
Scarves  
Sport jackets and blazers  
Suits  
Topcoats  
Trench coats  
Trousers  
Work pants

*Ladies' Coats, Suits, Dresses, Millinery*

Blouses  
Coats  
Dresses  
Millinery  
Pullovers, jerseys, cardigans,  
windbreakers, etc.  
Raincoats  
Separate skirts  
Shirtwaists  
Shorts  
Ski slacks  
Slacks  
Sport jackets  
Suits

*Girls' Wear*

Bathing suits  
Bathrobes  
Bed jackets  
Blouses  
Coats  
Dresses  
Gloves  
Gymnasium suits  
Hats and parkas  
Housecoats  
Jumpers

*Girls' Wear—Continued*

Nightgowns  
Play suits, overalls, slacks and shorts  
Pyjamas  
Scarves  
Skirts  
Slips  
Snow suits, ski suits, jackets and  
ski slacks  
Sport jackets and blazers  
Suits  
Ties  
Tunics  
Sweaters  
Underwear

*Infants' and Children's Wear*

Blouses  
Coats  
Cotton Shorts  
Dresses  
Hats, caps and bonnets  
Hosiery  
Leggings  
Nighties  
Overalls  
Rompers, knitted suits, knitted  
jackets and booties  
Scarves  
Shawls  
Shirtwaists  
Skirts  
Snow suits  
Sweaters  
Ties  
Tunics  
Underwear, shirts, shorts and vests  
Windbreakers

*Ladies' Underwear, Lingerie, etc.*

Aprons  
Bathrobes  
Bed jackets  
Bathing suits  
Brassieres and bandeaux  
Corsets and girdles  
Dressing gowns and kimonas  
Gloves  
Hosiery  
Housecoats  
Nightgowns  
Panties  
Petticoats  
Pyjamas  
Shawls  
Scarves  
Slips  
Smocks, hoovers and brunch coats  
Ties  
Uniforms for nurses, maids, waitresses  
and beauticians

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1248

**Repair of Civilian Footwear**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on June 15, 1944, and revokes and replaces Administrator's Order No. A-717.

2. No person who carries on business as a shoe repairer shall use a full leather sole in the repair of civilian footwear, provided that this section does not prohibit the use of full leather soles in the repair of juvenile footwear up to and including size 3, loggers' boots and cowboy boots.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Hides and Leather may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 12th day of June, 1944.

M. W. McCUTCHEON,  
*Administrator of Hides and Leather.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1249

**Rayon Print Goods**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Rayon, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-439, which provided rules and restrictions for the engraving and use of printed rayon fabric, is hereby revoked.

2. This Order shall be effective on and after the 15th day of June, 1944.

Dated at Ottawa this 12th day of June, 1944.

S. G. DIXON,  
*Administrator of Rayon.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



PART IV  
Wartime Industries Control Board  
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY  
CONTROLLER OF CHEMICALS

**Order No. C.C. 33**

**(Acetylene Black)**

Dated May 31, 1944

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

*1. Interpretation*

For the purposes of this Order, "Acetylene Black" means carbon produced by the thermal decomposition of Acetylene Gas.

*2. Prohibition*

Except with a permit in writing from the Controller of Chemicals, no person shall sell, supply or deliver any Acetylene Black to any other person.

E. T. STERNE,  
*Controller of Chemicals.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*



VOLUME II, No. 12



JUNE 26, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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Published under authority of Order in Council P.C. 10793  
of 26th November, 1942

OTTAWA  
EDMOND CLOUTIER  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
1944





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*Canadian War Orders and Regulations*

Vol. II, No. 10—

Order in Council P.C. 4131, page 543—section 4 subsection (b) should read  
“.....which the Board may acquire”.

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PART I  
Orders in Council

Order in Council designating certain additional classes for purposes  
of National Selective Service Mobilization Regulations, 1944.

P.C. 4238

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 16th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that every man who was born in any of the years, 1925, 1924, 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914 and 1913, and every man who was born in any of the years 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903 or 1902, who was on the fifteenth day of July, nineteen hundred and forty, a widower without child or children or a judicially separated or an unmarried man or who has since the said date been divorced or judicially separated or become a widower without child or children, has been designated by proclamation for the purpose of The National Selective Service Mobilization Regulations, 1944;

That men born in the year 1925 may only be served with "Orders—Medical Examination", where such men have reached the age of eighteen years and six months;

That it has been decided that, in addition to the men hereinbefore specified, there will be designated by proclamation for the purpose of The National Selective Service Mobilization Regulations, 1944, every man born in the year 1926, but men born in the year 1926 shall not be served with "Orders—Medical Examination" until they reach the age of eighteen years and six months; and

That it is necessary for the security, defence, peace, order and welfare of Canada that the attached proclamation be issued in accordance with the terms of the draft hereto annexed.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to order and doth hereby order that a proclamation in the terms of the attached draft be issued.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council amending Defence of Canada Regulations re  
International Bible Students Association

P.C. 4476

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 13th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend sub-paragraph (a) of

paragraph (1) of regulation 39C of the Defence of Canada Regulations (Consolidation) 1942, and it is hereby amended by deleting therefrom the name "International Bible Students Association".

His Excellency the Governor General in Council, on the same recommendation and under the authority above cited, is further pleased to order and it is hereby ordered that all property, rights and interests in Canada, or the proceeds thereof, vested in, and subject to, the control and management of the Custodian pursuant to the provisions of paragraph (4) of regulation 39C of the Defence of Canada Regulations (Consolidation) 1942, received from the International Bible Students Association be released to that organization.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council appointing E. Kitchen to National Selective Service Advisory Board, vice P. D. MacArthur, resigned

P.C. 4576

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased, hereby, to accept the resignation of Mr. P. D. MacArthur, of Howick, Quebec, as a member of the National Selective Service Advisory Board, effective June 10, 1944, and to appoint Mr. Erle Kitchen, of Woodstock, Ontario, a member of the National Selective Service Advisory Board, effective June 12, 1944, vice Mr. P. D. MacArthur.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council revoking P.C. 8764, 26th September, 1942, which appointed R. S. Smart as Real Property Administrator

P.C. 4607

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8764 of the 26th day of September, 1942, the appointment by the Wartime Prices and Trade Board of Russel S. Smart, Esquire, K.C., as Real Property Administrator was approved;

And whereas the Minister of Finance reports that he has representations from the Wartime Prices and Trade Board that the said Russel S. Smart died on the 18th day of May, 1944, and that the Board does not deem it expedient to appoint any other person to the office of Real Property Administrator;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke Order in Council P.C. 8764 of the 26th day of September, 1942, and it is hereby revoked accordingly.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*



Order in Council providing tariff treatment for articles entering into the cost of manufacture of baling twine, etc.

P.C. 4722

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports,—

That articles which enter into the cost of manufacture of binder twine are exempt from customs duty;

That binder twine and articles and materials to be used exclusively in the manufacture thereof are exempt from consumption or sales tax;

That imports of vegetable fibres other than cotton are exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent;

That the materials and machinery used in the manufacture of binder twine are suitable for making twine for baling farm produce; and

That the National interest would be best served in the present emergency if articles entering into the cost of manufacture of baling twine were accorded the same tariff and tax treatment as binder twine.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered,—

1. That articles entering into the cost of manufacture of baling twine be accorded the tariff treatment hereunder indicated, effective June 1, 1944:—

Articles which enter into the cost of the manufacture of twine for baling farm produce, when imported for such use exclusively by manufacturers who manufacture such twine.

British		
Preferential	Intermediate	General
Tariff	Tariff	Tariff
Free	Free	Free

(To be designated as Tariff Item 538b.)

and that goods entitled to entry under the aforementioned Item be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective June 1, 1944;

2. That twine for baling farm produce and articles and materials to be used exclusively in the manufacture thereof be exempt from the consumption or sales tax, effective June 1, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council providing tariff treatment for distillers' solubles, etc.

P.C. 4723

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 19th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10653, dated November 23, 1942 exempted "distillers' dried solubles obtained from the liquid residue remaining after the alcohol

has been removed in the process of distilling grain or molasses mash, when imported without admixture for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals, under such regulations as the Minister may prescribe" from customs duty and war exchange tax, effective November 2, 1942;

And whereas the Minister of Finance reports that the aforementioned Order has enabled feed manufacturers to procure ingredients containing a considerable quantity of riboflavin and other vitamin factors for use in the manufacture of feeds at a reasonable cost;

That a feed ingredient, in liquid form, derived from the same sources as distillers' dried solubles is now being used extensively in the United States;

That distillers' solubles in liquid form are not entitled to duty and tax free entry under the provisions of Order in Council P.C. 10653, but are dutiable on importation from the United States at the rate of 20 per cent ad valorem and subject to the war exchange tax of 10 per cent ad valorem; and

That the National interest would be best served in the present emergency by exempting imports of distillers' solubles in liquid form from the payment of customs duty and war exchange tax, regardless of the country of origin.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1937, is pleased to order and it is hereby ordered that imports of distillers' solubles, for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals, be accorded the tariff treatment hereunder indicated, effective June 1, 1944:

Distillers' solubles obtained from the liquid residue remaining after the alcohol has been removed in the process of distilling grain or molasses mash, when imported without admixture for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals, under such regulations as the Minister may prescribe . . . .

British		
Preferential	Intermediate	General
Tariff	Tariff	Tariff
Free	Free	Free

(To be designated as Tariff Item 847.)

and that distillers' solubles as described above, originating in and imported from countries the products of which are entitled to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem, effective June 1, 1944.

His Excellency in Council, on the same recommendation, is further pleased to revoke Order in Council P.C. 10653, dated November 23, 1942, and it is hereby revoked, effective June 1, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council amending the Dependents' Board of Trustees Order.

P.C. 55/4729

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 20th June, 1944.*

The Board recommend that, pursuant to the provisions of the War Measures Act and notwithstanding the provisions of any other statute, order or regulation, Your Excellency-in-Council be pleased to amend the Dependents' Board of Trustees Order, being Appendix "A" to Order in Council dated December 2, 1943, P.C. 9239, by deleting subsection (i) of section (a) of paragraph 1 thereof and substituting the following therefor:

"(i) a member of the family of a rating or of a soldier or airman below the rank of warrant officer, Class I, serving at the time the application for a supplementary grant or special assistance is made with the naval, military or air forces of Canada on active service who qualifies or who would qualify, were the rating, soldier or airman not serving a sentence of detention, imprisonment or penal servitude, for the award of a marriage or dependents' allowance under the Marriage Allowance or Dependents' Allowance Regulations or for marriage allowance under Permanent Force Rates of Pay and in respect to such a rating, soldier or airman who is officially reported dead or missing, shall include a member of his family to or in respect of whom monthly payments are made subsequent to the date of such report under Article 367, paragraph 113A, of Regulations and Instructions for the Royal Canadian Navy, 1942, Article 113A, of Financial Regulations and Instructions for the Canadian Active Service Force (Canada), Articles 9 and 11 of Pay and Allowance Regulations for the Permanent and Non-permanent Active Militia and Articles 113A and 177 of Financial Regulations and Instructions for the Royal Canadian Air Force on Active Service."

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

## THE MERCHANT SEAMEN ORDER, 1941

## BOARD OF INQUIRY

**Appointment and Confirmation of Appointment**

I, the undersigned Minister of Justice, pursuant to Section 9 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942, do hereby appoint for all ports and places in Canada, Lieutenant F. N. Eddy, R.C.N.R., O-21770, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services; Captain James Budgen, official of the Department of Transport; and Inspector K. E. Calbick, official of the Immigration Branch of the Department of Mines and Resources, to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 8th day of June, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*

## MERCHANT SEAMEN ORDER, 1941

## COMMITTEE OF INVESTIGATION

**Nominations**

I, the undersigned Minister of Justice, pursuant to Section 3(1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397 dated 19th December, 1942, do hereby nominate the following representatives from the Royal Canadian Mounted Police, namely:—

- Reg. No. 12724 Cst. Wilfred E. McLATCHIE, Prince Rupert, B.C.
- " " 8390 Sgt. Reuben KILMER, M.M. & Bar, Esquimalt, B.C.
- " " 12942 Cst. Francis J. COMFORT, Sydney, N.S.
- " " 13528 Cst. James G. TOWN, Sydney, N.S.
- " " 13682 Cst. Walter E. IRETON, Sydney, N.S.

to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 10th day of June, 1944.

LOUIS S. ST. LAURENT,  
*Minister of Justice.*



## DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 51

## MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 1st June, 1944.

*To Collectors of Customs and Excise, and others concerned:***Trading With the Enemy****List of Specified Persons, Revision No. 51**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

*Deputy Minister of National Revenue,  
Customs and Excise.*

## DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

**In the matter of Section 11 of Regulation 35 of the Defence of Canada  
Regulations (Consolidation) 1942.**

**To ALL WHOM IT MAY CONCERN:**

Whereas by an Order made by me, pursuant to subsection (c) of section 11 of the Defence of Canada Regulations (Consolidation) 1941 and the amending Orders in Council thereto, dated the 4th March, 1942, concurred in by the Minister of Munitions and Supply, I did in respect of the Province of New Brunswick remove certain restrictions upon lighting imposed by subsections (a) and (b) of said Section 11 of Regulation 35, such Order having been amended by further Order made by me on the same authority dated the 4th November, 1943, concurred in by the Minister of Munitions and Supply;

And whereas the Honourable John B. McNair, Premier of New Brunswick, has requested an Order making further exemption to said Regulation as follows:—

Now, therefore, in pursuance of the powers vested in me by the said Regulation I do hereby order as follows:—

That until further Order may be made by me with respect hereto, the said Order of the 4th March, 1942, be further amended by adding thereto the following exemption:—

11. Lights at public or semi-public tennis courts, quoit pitches and other public or semi-public places for the playing of out-of-door games or the holding of out-of-door sports.

Given under my hand and the seal of the Department of Pensions and National Health at the City of Ottawa this 5th day of June, A.D., 1944.

IAN MACKENZIE,

*Minister of Pensions and National Health.*

I hereby concur in the foregoing Order of the Minister of Pensions and National Health.

Dated at the City of Ottawa this 5th day of June, A.D., 1944.

C. D. HOWE,

*Minister of Munitions and Supply.*



PART III  
Wartime Prices and Trade Board  
(Finance)

**GOVERNMENT NOTICE**  
**WARTIME PRICES AND TRADE BOARD**

**Statement of Policy Respecting Reductions in Prices**

Order No. 153 of the Board respecting Reductions in Prices was designed to ensure that prices would be reduced or subsidy payments minimized whenever any manufacturer or dealer in goods experienced a reduction in costs of sufficient significance to warrant such action being taken. The determination of when a saving in costs is of sufficient importance and permanency to warrant an adjustment in price is frequently a matter of judgment incapable of precise definition. It is difficult to frame a regulation to cover fairly and adequately a subject of this complexity and it is realized that the present Order has placed an undue onus on many types of business. Furthermore, the existence of mandatory provisions may have defeated, in some respects, the accomplishment of the end desired. Accordingly, Order No. 153 has been revoked.

The revocation of the Order does not imply any change of policy and maximum prices established pursuant to Order 153 remain unchanged. Numerous price fixing Orders provide for mark-ups on a percentage basis. In such cases any reduction in cost must automatically result in lower selling prices to the consumer. In the case of goods for which markups have not been fixed by order of the Board it will no longer be mandatory for manufacturers or other sellers to reduce their prices because of a reduction in their own costs. It is the earnest desire of the Board, however, that all sellers should reduce prices wherever it is possible to do so to relieve the continuing pressures on the ceiling. The co-operation of all business in the attainment of this objective is of the utmost importance to the Government's stabilization policy.

It would be contrary to this objective for any supplier who reduces his prices to stipulate for the maintenance of his customers' resale prices or to cease to supply any customer, who may have reduced his prices, with his equitable share of goods in accordance with the Board's published policy of equitable distribution.

It is believed that the business community generally appreciates its common interest in the success of this policy and that the Board will receive full co-operation so that the need for specific directives or regulations may be avoided.

OTTAWA, June 19, 1944.





## Board Orders

**WARTIME PRICES AND TRADE BOARD****Order No. 412****Respecting Maximum Prices of Honey**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,  
THE BOARD HEREBY ORDERS as follows:—

1. Board Order No. 286 is hereby revoked.
2. This Order comes into force on June 26, 1944.

Made at Ottawa this 17th day of June, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD****Order No. 413****Respecting Milk and Cream Sold in the Vancouver Area**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,  
THE BOARD HEREBY ORDERS as follows:

1. Section 3 of Board Order No. 238 is hereby amended by adding as subsection (2) thereof the following:—

(2) Subsection (1) of this Section does not apply to sales at wholesale of standard milk of 3·5 per cent butterfat content in paper containers to business establishments. The price of standard milk of 3·5 butterfat content in paper containers on sales at wholesale to business establishments shall be 4½ cents per half pint, 7 cents per pint and 12 cents per quart.

2. This Order comes into force on June 24, 1944.

Made at Ottawa this 20th day of June, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1251

**Maximum Prices of Canadian Raw Leaf Pipe Tobacco when Sold in Hands**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered on behalf of the Board as follows:—

**Part I—Introduction and Definitions****APPLICATION OF ORDER**

1. This Order comes into force on June 20, 1944, and applies to sales of Canadian raw leaf pipe tobacco as defined in Section 5. This Order does not apply to sales of any tobacco to any manufacturer of tobacco or other products.

**PRICES FIXED ARE MAXIMUM PRICES**

2. All prices fixed by this Order are maximum prices and must not be exceeded. No additional charges may be made for packaging, tagging, labelling or banding.

**ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF PRICE**

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any Canadian raw leaf pipe tobacco or received by the seller from any person in connection with the sale of any Canadian raw leaf pipe tobacco shall constitute part of the price of such products.

**NAMES OF TRADE DESCRIPTIONS UNDER WHICH TYPES AND VARIETIES OF CANADIAN RAW LEAF PIPE TOBACCO MAY BE SOLD**

4. No person shall sell or offer to sell any type and variety of Canadian raw leaf pipe tobacco under any name or trade description other than those set forth in the Schedule to this Order.

**DEFINITIONS**

5. For the purposes of this Order,

- (a) "Canadian raw leaf pipe tobacco" means tobacco of the types and varieties set forth in the Schedule hereto, grown in Canada, when cured or fermented, and tied in hands, and includes broken portions of the leaf known as scrap tobacco, but does not include waste resulting from any process of handling such tobacco;
- (b) "jobber" means any person who buys tobacco from licensed tobacco packers for re-sale to a retailer;
- (c) "licensed tobacco packer" means a person licensed as such under the "Regulations Governing Tobacco Packers and Canadian Raw Leaf Tobacco" established under the Excise Act, 1934, and amendments;
- (d) "sell" includes an offer to sell.

**DEFINITIONS OF GRADES**

6. For the purposes of this Order,

- (a) "Grade No. 1 choice" means Canadian raw leaf pipe tobacco obtained from sound leaves normally developed, not bruised, perfectly cured and uniform in colour;
- (b) "Grade No. 2" means Canadian raw leaf pipe tobacco obtained from leaves normally developed, well cured but slightly damaged and/or lacking uniformity in colour;

- (c) "Grade No. 3" means Canadian raw leaf pipe tobacco obtained from bottom trash, sand and broken leaves damaged by wind, hail, insects or disease or obtained from leaves poorly cured, green or lacking uniformity in colour.

### **Part II—Sales by Tobacco Growers to Licensed Tobacco Packers**

#### **GROWERS ONLY ALLOWED TO SELL LICENSED TOBACCO PACKERS**

7. Under the provisions of Section 10 of the "Regulations Governing Tobacco Packers and Canadian Raw Leaf Tobacco" established under the Excise Act, 1934, and amendments, a tobacco grower may only sell such tobacco to a licensed tobacco packer.

#### **SALES BY TOBACCO GROWERS TO PACKERS EXEMPT FROM BASIC PERIOD MAXIMUM PRICES**

8. Sales of Canadian raw leaf pipe tobacco by a tobacco grower to a licensed tobacco packer shall be exempt from the seller's basic period maximum price fixed by Section 7 of the Wartime Prices and Trade Regulations.

### **Part III—Sales by Licensed Tobacco Packers, Jobbers and Retailers**

#### **SALES BY LICENSED TOBACCO PACKERS TO JOBBERS AND RETAILERS**

9. Except as otherwise provided by Section 11, the maximum price, inclusive of Excise duties and Excise taxes, at which a licensed tobacco packer may sell any Canadian raw leaf pipe tobacco shall, according to the class of buyer and the type and variety and grade of the tobacco sold, be the price listed in Part I of the Schedule hereto for the same and, subject to Section 16, any price charged by the seller shall include free delivery to the buyer's place of business.

#### **SALES BY JOBBERS**

10. The maximum price, inclusive of Excise duties and Excise taxes, at which a jobber may sell any Canadian raw leaf pipe tobacco to any person shall, according to the type and variety and grade of the tobacco sold be the price listed in Part II of the Schedule hereto for the same and, subject to Section 16, any price charged by the seller shall include free delivery to the buyer's place of business.

#### **SALES AT RETAIL**

11. The maximum price, inclusive of Excise duties and Excise taxes, at which any person other than a licensed tobacco packer or a jobber may sell Canadian raw leaf pipe tobacco at retail or at which a licensed tobacco packer who grows that product himself, may sell his own crop of that product at retail, shall according to the type and variety and grade of the tobacco sold be the price listed in Part III of the Schedule hereto for the same.

### **Part IV—Records of Sales and Purchases**

12. Every licensed tobacco packer, jobber, and every person selling tobacco at retail shall, immediately upon receipt by him of any Canadian raw leaf pipe tobacco purchased by him, prepare and keep a written record in which there shall be separately detailed for each place of business operated by him, the name and complete address of his supplier, the date of purchase, the type and variety and grade of tobacco purchased and the crop year in which it is grown, the quantity purchased, and the price and transportation charges, if any, paid by him.

13. (1) Every licensed tobacco packer and every jobber shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer, the type and variety and grade of tobacco sold, the crop year in which it is grown and the price paid and the quantity purchased by the buyer.

(2) Every licensed tobacco packer and every jobber shall retain a duplicate copy of each invoice furnished by him pursuant to subsection (1) of this Section.

14. (1) The retention by any person of an invoice furnished by his supplier pursuant to Section 13 shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 12.



(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

15. Every person who sells tobacco at retail shall, upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the type and variety and grade of tobacco, and the price of the tobacco purchased by the buyer.

### Part V—General Provisions

#### WHERE BUYER ACCEPTS DELIVERY AT PACKER'S OR JOBBER'S PLACE OF BUSINESS

16. Where on any sale, other than at retail, of Canadian raw leaf pipe tobacco, by a licensed tobacco packer or jobber, the buyer accepts delivery of the tobacco at the packer's or jobber's place of business, as the case may be, the seller's maximum price for such tobacco shall, according to the type and variety and grade of the tobacco sold and the class of buyer, be the price set forth for the seller in the Schedule hereto, less an amount equal to the cost of transporting the tobacco to the buyer's place of business at the less than carload freight rate.

#### TYPE AND VARIETY AND GRADE AND NAME OF PACKER MUST BE SHOWN ON TAG, LABEL OR BAND

17. No licensed tobacco packer shall sell any Canadian raw leaf pipe tobacco, unless the type and variety and grade, the crop year in which it is grown and the packer's name and address is legibly stamped or printed on a tag, label or band attached or affixed to the tobacco.

Dated at Ottawa, this 16th day of June, 1944.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

D. SIM,

Administrator of Tobacco.

### SCHEDULE

#### to Administrator's Order No. A-1251

Maximum Prices for sales by licensed tobacco packers, jobbers, retailers and by packer-growers to consumers of the types and varieties of Canadian Raw Leaf Pipe Tobacco listed hereunder according to grades. All prices include Excise Duties and Excise Taxes. Except on sales at retail and sales by growers to consumers, all prices include free delivery to the buyer's place of business.

#### PART I.—SALES BY LICENSED TOBACCO PACKERS TO JOBBERS AND TO ANY BUYER OTHER THAN A JOBBER

Type of Tobacco	Variety of Tobacco	To JOBBERS			To ANY BUYER OTHER THAN A JOBBER		
		Grade No. 1 Choice for each variety	Grade No. 2 for each variety	Grade No. 3 for each variety	Grade No. 1 Choice for each variety	Grade No. 2 for each variety	Grade No. 3 for each variety
Large Pipe Tobacco	Grand Rouge Grand Connecticut Comstock Other Cigar Varieties	61	48	35	64	50	38
Medium Pipe Tobacco	Rose Canelle Parfum d'Italie Belge Obourg	68	54	40	72	58	43
Small Aromatic Pipe Tobacco	Petit Canadien Canelle Petit Havane Havana L'Assomption	90	70	50	97	75	53

(Cents per Pound)

Chairman, Wartime Prices and Trade Board

## PART II.—SALES BY JOBBERS TO ANY PERSON

Type of Tobacco	Variety of Tobacco	Grade No. 1 Choice for each variety	Grade No. 2 for each variety	Grade No. 3 for each variety
(Cents per Pound)				
Large Pipe Tobacco	Grand Rouge Grand Connecticut Comstock Other Cigar Varieties	66	52	39
Medium Pipe Tobacco	Rose Canelle Parfum d'Italie Belge Obourg	74	59	44
Small Aromatic Pipe Tobacco	Petit Canadien Canelle Petit Havane Havana L'Assomption	98	76	55

## PART III.—SALES AT RETAIL BY ANY PERSON OTHER THAN A JOBBER OR A LICENSED PACKER AND SALES AT RETAIL OF HIS OWN CROP BY A GROWER LICENSED AS A PACKER.

Type of Tobacco	Variety of Tobacco	Grade No. 1 Choice for each variety	Grade No. 2 for each variety	Grade No. 3 for each variety
(Cents per Pound)				
Large Pipe Tobacco	Grand Rouge Grand Connecticut Comstock Other Cigar Varieties	70	55	45
Medium Pipe Tobacco	Rose Canelle Parfum d'Italie Belge Obourg	80	65	50
Small Aromatic Pipe Tobacco	Petit Canadien Canelle Petit Havane Havana L'Assomption	\$1.10	85	60

NOTE TO SCHEDULE:—When any buyer other than a consumer accepts delivery of the tobacco at the seller's place of business, the above prices must be reduced by an amount equal to the cost of transporting the tobacco to the buyer's place of business at the less than carload freight rate.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1252

**The Styling, Sale and Delivery of Women's, Misses' and Children's Wear**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-475 as amended by Administrator's Orders Nos. A-511 and A-1088, is hereby revoked.
  2. This Order shall become effective on and after the 19th day of June, 1944.
- Dated at Ottawa, this 14th day of June, 1944.

J. A. KLEIN,

*Administrator of Women's, Misses' and Children's Wear.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1253

### The Styling, Sale and Delivery of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Juniors' Coats and Suits, it is hereby ordered on behalf of the Board as follows:—

1. (1) Clauses (a), (b) and (d) of Section 5 of Administrator's Order No. A-941 are hereby revoked.

(2) Clause (c) of the said Section 5 is revoked and replaced by the following:—

“(c) He must not offer for sale for any Fall season or Spring season more than fifty styles of garments.”

2. Subsection (1) of Section 7 of Administrator's Order No. A-941 is amended by deleting the words “a person who manufactures a garment shall not sell or offer to sell it in Canada unless, with respect to it, he first” and by substituting for the said words the following: “a person who manufactures a garment shall not sell or offer to sell it in Canada unless with respect to it in each season he first”.

3. Clause (a) of Section 8 of Administrator's Order No. A-941 is hereby revoked.

4. This Order shall become effective on and after the 19th day of June, 1944.

Dated at Ottawa, this 14th day of June, 1944.

HARRY ROTHER,

*Administrator of Women's, Misses' and Juniors' Coats and Suits.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1254

### The Manufacture of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets

Under powers given by The Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Juniors' Coats and Suits, it is hereby ordered on behalf of the Board as follows:—

1. This Order shall be effective on and after June 19, 1944, and revokes and replaces Administrator's Order No. A-525.

2. For the purposes of this Order,

(a) “garment” means any type or kind of women's, misses' or juniors' coat, suit, sport jacket or suit skirt referred to in this Order or in the Schedules hereto;

(b) “manufacturer” means any person whether manufacturer, wholesaler, jobber, milliner or retailer, custom tailor, custom dressmaker, or home dressmaker, who wholly or partly manufactures in Canada for sale or for remuneration any garment;

(c) measurement of the length of a garment other than a suit skirt shall be made from the nape of the neck to the bottom of the finished garment;

(d) measurement of the length of a suit skirt shall be made from the highest point of the skirt to the bottom of the finished skirt;

(e) “sweep” means the maximum circumference of a garment measured at the bottom with the pleats opened.

3. No manufacturer shall cut, put into process, make or produce any of the following kinds of garment:

- (a) jacket with bi-swing, a vent in back, a pleat back or Norfolk style;
- (b) coat with bi-swing or Norfolk style;
- (c) coat, suit or sport jacket with dolman, balloon or leg-of-mutton sleeves;
- (d) a garment with cuffs on sleeves;
- (e) jacket or coat with an attached hood, cape, shawl, vest or wool scarf;
- (f) a coat the length of which is less than 32 inches.

4. No manufacturer shall cut, put into process, make or produce any garment whose measurements exceed the maximum measurements for each respective size and each respective garment, as set forth in Schedules A, B and C hereto, provided that

- (a) for any special order, variation in length shall be permitted for persons whose height exceeds 5' 7", which variation shall not exceed  $\frac{1}{2}$ " of additional length for every additional inch in height;
- (b) variations in size shall be permitted when the same are necessitated by the actual physical requirements of the individual.

5. No manufacturer shall use more than 108 square inches of material for all tucking, shirring, pleating, folds and straps in any garment.

6. This Order shall not apply to orders by or for the account of the Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health.

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 14th day of June, 1944.

HARRY ROTHER,

*Administrator of Women's, Misses' and Juniors' Coats and Suits.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

## SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-1254

### Maximum Measurements in Inches for All Sizes and Ranges

#### COATS

Misses' Sizes—	10	12	14	16	18	20		
Length Box Coat.....	40½	41	41½	42	42½	43		
Sweep Box Coat.....	56	57	58½	60	61½	63		
Length Fitted Coat.....	41½	42	42½	43	43½	44		
Sweep Fitted Coat.....	66	67	68½	70	71½	73		
Junior Misses' Sizes—	9	11	13	15	17	19		
Length Box Coat.....	39	39½	40	40½	41	41½		
Sweep Box Coat.....	56	57	58½	60	61½	63		
Length Fitted Coat.....	40	40½	41	41½	42	42½		
Sweep Fitted Coat.....	66	67	68½	70	71½	73		
Little Women's Sizes (Short)—	14½	16½	18½	20½	22½	24½	26½	28½
Length Box Coat.....	41½	42	42½	43	43½	44	44½	44½
Sweep Box Coat.....	60	62	64	66	68	70	72	74
Length Fitted Coat.....	42½	43	43½	44	44½	45	45½	45½
Sweep Fitted Coat.....	70	72	74	76	78	80	82	84



Women's Regular Sizes—	36	38	40	42	44	46	48	50	52
Length Box Coat.....	43½	44	44½	45	45½	45½	46	46	46½
Sweep Box Coat.....	62	64	66	68	70	72	74	76	78
Length Fitted Coat.....	44½	45	45½	46	46½	46½	47	47	47½
Sweep Fitted Coat.....	72	74	76	78	80	82	84	86	88
Women's Stout Sizes—	38½	40½	42½	44½	46½	48½	50½	52½	
Length Box Coat.....	44½	45	45½	46	46	46½	46½	47	
Sweep Box Coat.....	64	66	68	70	72	74	76	78	
Length Fitted Coat.....	45½	46	46½	47	47	47½	47½	48	
Sweep Fitted Coat.....	74	76	78	80	82	84	86	88	
Women's Odd Sizes—	35	37	39	41	43	45	47	49	51
Length Box Coat.....	44½	44½	45	45½	46	46	46	46½	47
Sweep Box Coat.....	62	64	66	68	70	72	74	76	78
Length Fitted Coat.....	45½	45½	46	46½	47	47	47	47½	48
Sweep Fitted Coat.....	72	74	76	78	80	82	84	86	88

NOTE:—Minimum length of coats 32 inches.

### SCHEDULE "B"

TO ADMINISTRATOR'S ORDER NO. A-1254

#### Maximum Measurements in Inches for All Sizes and Ranges

##### JACKETS

Misses' Sizes—	10	12	14	16	18	20			
Length.....	23½	24½	24¾	25	25¼	25½			
Junior Misses' Sizes—	9	11	13	15	17				
Length.....	22	23	23¼	23½	23¾				
Little Women (short) Sizes	14½	16½	18½	20½	22½	24½	26½	28½	
Length.....	24¾	25	25¼	25½	25¾	26	26¼	26½	
Women's Regular Sizes—	36	38	40	42	44	46	48	50	52
Length.....	25¾	26	26¼	26½	26¾	27	27¼	27½	28
Women's Stout Sizes—	38½	40½	42½	44½	46½	48½	50½	52½	
Length.....	26	26¼	26½	26¾	27	27¼	27½	27¾	
Women's Odd Sizes—	35	37	39	41	43	45	47	49	51
Length.....	26	26¼	26½	26¾	27	27¼	27½	27¾	28

### SCHEDULE "C"

TO ADMINISTRATOR'S ORDER NO. A-1254

#### Maximum Measurements in Inches for All Sizes and Ranges

##### SKIRTS

Misses' Sizes—	10	12	14	16	18	20			
Length—including waistband ....	26¾	27½	27¾	28	28¼	28½			
Sweep .....	60	61	62½	64	65½	67			
Junior Misses' Sizes—	9	11	13	15	17	19			
Length—including waistband ....	26	26¾	27	27¼	27½	28			
Sweep .....	60	61	62½	64	65½	67			
Women's Regular Sizes—	36	38	40	42	44	46	48	50	52
Length—including waistband ....	28¾	29	29¼	29½	29¾	29¾	30	30	30
Sweep .....	66	68	70	72	74	76	78	80	82

# WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1255

## Maximum Prices of Fresh Strawberries and Raspberries

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

1. Section 4 of Administrator's Order No. A-1224 is hereby revoked and the following is substituted therefor:—

"4. For the purposes of this Order, Canada is divided into the following zones:—

- (a) Zone No. 1 being composed of that part of the Province of Quebec lying to the south of the 46th parallel of latitude; and that part of the Province of Ontario lying to the south of the 46th parallel of latitude excluding Manitoulin Island and the County of Parry Sound;
- (b) Zone No. 2 being composed of that part of the Provinces of Ontario and Quebec not included in Zone No. 1 and the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Manitoba, Saskatchewan and Alberta and that part of the Province of British Columbia lying to the east of the 121st degree of west longitude;
- (c) Zone No. 3 being composed of that part of Canada not included in zone No. 1 and zone No. 2."

2. (1) The table to subsection (1) of Section 7 of Administrator's Order No. A-1224 is hereby amended as follows:—

- (a) by striking out the words "grown in zones No. 1 and 2" where they appear in said table and by substituting therefor the following words "grown in zone No. 1"; and
- (b) by adding thereto the following setting forth maximum markups for sales by any wholesale distributor of strawberries grown in zone No. 2;

## "Maximum Markups in Cents per Quart or per Pint of Berries

### ON SALES OF STRAWBERRIES

Grown in Zone No. 2

QUARTS		PINTS	
Up to and including June 24th and after July 15th	From June 25th to July 15th inclusive	Up to and including June 24th and after July 15th	From June 25th to July 15th inclusive
4	2½	2½	1½ "

(2) Subsection (1) of Section 7 is hereby amended by deleting clause (a) thereof and substituting the following:—

"(a) an amount equal to the maximum price as fixed by this Order at which a shipper could have sold these berries to him at the time they were purchased by him;"

3. The table to subsection (1) of Section 9 of Administrator's Order No. A-1224 is hereby amended as follows:—

- (a) by striking out the words "grown in zones No. 1 and 2" where they appear in said table and substituting therefor the following words "grown in zone No. 1;" and
- (b) by adding thereto the following setting forth the maximum markups for sales by any person at retail of strawberries grown in zone No. 2;

**"Maximum Markups in Cents per Quart or per Pint of Berries**

**ON SALES OF STRAWBERRIES**

Grown in Zone No. 2

QUARTS		PINTS	
Up to and including June 24th and after July 15th	From June 25th to July 15th inclusive	Up to and including June 24th and after July 15th	From June 24th to July 15th inclusive
On sales by any retailer other than a direct buying retailer			
8	5	5	3
On sales by a direct buying retailer			
10	6	6	4

4. The Schedule to Administrator's Order No. A-1224 is hereby amended by striking out the following words:—

"QUARTS		PINTS	
Up to June 24th	After June 24th	Up to June 24th	After June 24th

where they appear in the said Schedule under the headings "strawberries" "Zone No. 2" and by substituting the following words therefor:—

"QUARTS		PINTS	
Up to June 24th and after July 15th	From June 25th to July 15th inclusive	Up to June 24th and after July 15th	From June 25th to July 15th inclusive

5. Administrator's Order No. A-1224 is hereby further amended by adding the following new sections at the end thereof as Sections 14 and 15:—

"14. This Order does not apply to sales of strawberries and raspberries by growers and shippers to any manufacturer or processor for use in manufacturing or processing any food or other product".

"15. The maximum price at which a person may sell any strawberries or raspberries packed in a container having a capacity greater than a quart shall, according to the number of quarts of berries in such container, be a price proportionate to the maximum price per quart fixed by this Order for sales of those berries by such person. However, if the contents of the container cannot be measured in quarts, such maximum price shall be calculated on a per pound basis and for that purpose 20 ounces of berries shall constitute a quart.

6. This Order comes into force on June 19, 1944."

Dated at Ottawa this 15th day of June, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruits and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1256

**Eavestrough and Conductor Pipe and Associated Items**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered as follows:—

1. This Order comes into force June 20, 1944, and as of that date revokes and replaces Administrator's Order No. A-1011.

2. The only metal, except solder or other joining material, which may be used by any person in the manufacture of eavestrough, conductor pipe, ridge roll, elbows or local vent pipe, is galvanized steel sheet weighing  $10\frac{3}{4}$  ounces per square foot or of No. 28 U.S. Gauge.

3. (1) Metal eavestrough or conductor pipe must not be sold or supplied by a manufacturer or any other person unless prior to its sale or delivery he obtains an undertaking in writing signed by the buyer that it will be used only for repair and maintenance of an existing eavestrough or conductor pipe installation.

(2) Every such undertaking shall be retained by the seller and shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

4. Metal eavestrough or conductor pipe must not be used by any person except for repair and maintenance of an existing eavestrough or conductor pipe installation.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 16th day of June, 1944.

R. A. H. TAYLOR,

*Administrator of Fabricated Steel and Non-Ferrous Metals.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1257

**Cosmetics and Toilet Goods**

(Revocation of Orders Nos. A-302 and A-535)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Pharmaceuticals,

IT IS HEREBY ORDERED on behalf of the Board, as follows:—

1. This Order comes into force on June 20, 1944.

2. Administrator's Order No. A-302 which restricted manufacturers in their production, packing, distribution and sale of cosmetics is revoked.

3. Administrator's Order No. A-535 which restricted the packaging of toilet goods and prohibited the manufacture of specific kinds of toilet goods is revoked.

Dated at Ottawa this 16th day of June, 1944.

W. M. GRANT,

*Administrator of Pharmaceuticals.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*



NOTE.—The provisions of this Order will permit manufacturers to resume production of goods in sizes and kinds which have heretofore been prohibited. Where a manufacturer resumes production of goods in a size or kind for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of goods in those sizes and kinds for which no maximum price has been fixed under the said regulations, the manufacturer shall submit the prices for approval as required by the provisions of Order No. 214.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1258

### Maximum Prices of Cherries

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:

#### Part I—Introduction and Definitions

##### EFFECTIVE DATE AND APPLICATION OF ORDER

1. (1) This Order comes into force on June 20, 1944. It fixes maximum prices of all types of Canadian grown fresh cherries. It also fixes maximum prices of all types of imported fresh cherries during the period July 3, 1944, to September 30, 1944, both inclusive. Administrator's Order No. A-1091, as amended, shall not apply to sales of imported cherries during that period.

(2) This Order does not apply to sales of cherries by growers and licensed shippers to any manufacturer or processor for use in manufacturing or processing any food or other product.

##### PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling, or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

##### ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any cherries or received by the seller from any person in connection with the sale of any cherries shall constitute part of the price of such cherries.

##### DEFINITIONS

4. For the purposes of this order,
  - (a) "consumer" means a person who buys for his personal or household consumption;
  - (b) "licensed shipper" means any person holding during 1943 a licence issued under the provisions of the Fruits, Vegetables and Honey Act to buy and sell fruit who purchases or otherwise acquires Canadian grown cherries from a grower and assembles and/or ships them in the area of production;
  - (c) "sell" includes an offer to sell;
  - (d) "trucker" means any person who buys Canadian grown cherries from a grower or licensed shipper taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;
  - (e) "wholesale distributor" means any person, other than grower, licensed shipper or trucker, who sells cherries at wholesale and shall include a wholesale distributor's agent. "Sell at wholesale" means to sell otherwise than at retail or to a consumer.

## Part II—Sales of Canadian Grown Cherries by Growers

### MAXIMUM PRICES

5. (1) The maximum price at which a grower may sell any cherries grown in Canada to any class of buyer listed in the Schedule hereto shall, according to the class of buyer, the type of cherries and the kind and capacity of container in which the cherries are packed and sold, be the price for the same listed in said Schedule.

(2) Where the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the seller's country shipping point. However, where a seller, by his own means of transportation, transports the cherries to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm or country shipping point, as the case may be, that seller may charge the actual cost of such transportation but, in any event, at not more than the less than carload lot express rate.

## Part III—Sales by Licensed Shippers and Truckers

### MAXIMUM PRICES

6. (i) The maximum price at which a licensed shipper or a trucker may sell any Canadian grown cherries to

- (a) any wholesale distributor, licensed shipper or trucker;
- (b) any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the cherries at such warehouse; or
- (c) any person who buys the cherries in carload lots;

shall be an amount equal to the maximum price at which a grower may sell cherries of the same type to such buyer, according to the kind and capacity of the container in which the cherries are packed and sold PLUS an amount equal to 10 per cent of such grower's maximum price.

(2) The maximum price at which a licensed shipper or a trucker may sell any Canadian grown cherries to any buyer of a class named in the Schedule hereto other than one or other of the classes of buyers referred to in subsection (1) of this Section, shall be an amount equal to the maximum price at which a grower may sell cherries of the same type to a buyer of that class, according to the kind and capacity of the container in which the cherries are packed and sold.

(3) When it is necessary to protect any shipment of cherries by pre-cooling the maximum price of that shipment as fixed by the other provisions of this Section shall be increased by the actual cost of such pre-cooling, but not exceeding the standard or customary charge for the same. The provisions of this subsection shall only apply to shipments by licensed shippers in carload lots.

## Part IV—Sales by Wholesale Distributors

### MAXIMUM PRICES OF CANADIAN GROWN CHERRIES

7. (1) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown cherries purchased by him from a grower, a trucker or a licensed shipper shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order, that may be charged by his supplier for those cherries, exclusive of transportation and pre-cooling charges;
- (b) if his supplier is a licensed shipper, the pre-cooling charge, if any, lawfully made by him;
- (c) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the cherries from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
- (d) a markup not exceeding  $12\frac{1}{2}$  per cent of his selling price.

(2) The maximum price at which a wholesale distributor may sell to any class of buyer any Canadian grown cherries purchased by him from another wholesale distributor shall be the sum of the following:

- (a) the maximum price at which those cherries may be sold to him by his supplier as fixed by subsection (1) preceding; and
- (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the cherries from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate.

#### MAXIMUM PRICES—IMPORTED CHERRIES

8. During the period July 3 to September 30, 1944, both inclusive, the maximum price at which any wholesale distributor may sell any imported cherries shall be the sum of the following:—

- (a) according to the type of cherries and the kind and capacity of container in which they are packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, Canadian grown cherries of the same type and packed in the same kind and capacity of container;
- (b) an amount equal to the cost of transporting the cherries at the less than carload lot express rate to the city, town or village in which his place of business is situated from Kelowna, British Columbia, if his place of business is situated in a part of Canada west of the 88th degree of west longitude or, from Grimsby, Ontario, if it is situated in a part of Canada east of the 88th degree of west longitude; and
- (c) a markup not exceeding 12½ per cent of his selling price.

#### SALES ON CONSIGNMENTS

9. If a wholesale distributor receives any shipment of cherries on consignment, he must not sell those cherries at a price exceeding the maximum price as fixed by this Order for sales by him of cherries of the same type and packed in containers of the same kind and capacity purchased by him from a shipper.

#### FREE DELIVERY ZONES OF WHOLESALE DISTRIBUTORS

10. If the sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business.

### Part V—Sales by Retailers

#### MAXIMUM PRICES—CANADIAN GROWN CHERRIES

11. (1) The maximum price at which any person, other than a grower, licensed shipper, trucker or wholesale distributor, may sell at retail any cherries grown in Canada shall be the sum of the following:—

- (a) the actual price paid by him for those cherries but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier;
- (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the cherries from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
- (c) a markup not exceeding 25 per cent of his selling price; or
- (d) a markup not exceeding 30 per cent of his selling price if his supplier is a grower or a licensed shipper and he purchased the cherries at a price not exceeding the maximum price at which his supplier could have sold those cherries to a wholesale distributor.

(2) When Canadian grown cherries are not sold by a retailer by the container in the original container in which they are packed when received by the seller they shall be priced and sold by him on a per pound basis and the net weight of the



cherries in such original container when received by him shall, for the purpose of determining the maximum retail price per pound of those cherries under the provisions of subsection (1) of this Section, be deemed to be the net weight set forth in the table to this Section according to the kind and capacity of the original container.

TABLE

6 quart flat	8 pounds
6 quart leno	10 pounds
11 quart flat	14 pounds
15 pound lug	15 pounds
25 pound lug	25 pounds
4 basket crate	20 pounds
Other packages	Actual net weight

#### MAXIMUM PRICES—IMPORTED CHERRIES

12. (1) During the period from July 3 to September 30, 1944, both inclusive, the maximum price at which any person may sell at retail any imported cherries purchased by him from a wholesale distributor shall be the sum of the following:—

- (a) the actual price paid by him for the cherries but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier;
- (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the cherries from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot express rate; and
- (c) a markup not exceeding 25 per cent of his selling price.

(2) During the period from July 3 to September 30, 1944, both inclusive, the maximum price at which any person may sell at retail any cherries imported by him shall be the sum of the following:—

- (a) an amount equal to the maximum price fixed by this Order at which a licensed shipper may sell Canadian grown cherries of the same type to a wholesale distributor according to the kind and capacity of container in which they are packed and sold;
- (b) an amount equal to the cost of transporting the cherries at the less than carload lot express rate to the city, town or village in which his place of business is situated from Kelowna, British Columbia, if his place of business is situated in a part of Canada west of the 88th degree of west longitude or, from Grimsby, Ontario, if it is situated in a part of Canada east of the 88th degree of west longitude; and
- (c) a markup not exceeding 30 per cent of his selling price.

(3) When imported cherries are not sold by a retailer by the container in the original container in which they are packed when purchased by him they shall be priced and sold by him on a per pound basis and, for the purpose of determining his maximum price per pound of those cherries, the net weight of the cherries in the original container when received by him shall be deemed to be

- (a) the net weight stamped or marked on the container in which they are packed when received by him; or
- (b) if not so stamped or marked, but shown on his supplier's invoice, the net weight as shown on his supplier's invoice; or
- (c) if neither so stamped or marked nor shown on his supplier's invoice, the actual net weight of the cherries when received by him.

#### ADDITIONAL MARKUP IN CERTAIN CASES

13. If a retailer sells any cherries, whether Canadian grown or imported, by the pound in lots of less than one-half of the quantity in the original container in which they were packed when received by him, his maximum markup on that sale as fixed by other Sections of this Order shall be increased by 5 per cent of his selling price. However, for the purposes of this Order, each basket of a four basket crate shall be deemed to be an original container.



## Part VI—Records of Sales and Purchases

### SALES INVOICES

14. (1) On every sale of cherries other than a sale at retail the seller shall at the time of delivery of the cherries furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the kind and capacity of the container, the type of the cherries (black or white sweet, morellos or olivets or other sours), any pre-cooling charge lawfully made and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

### RECORDS OF PURCHASES

15. Every wholesale distributor, trucker and retailer, immediately upon receipt by him of any cherries purchased by him, shall make a written record at the place of business at which he receives the cherries showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the kind and capacity of the containers, the type of the cherries (black or white sweet, morellos or olivets or other sours), the transportation and pre-cooling charges, if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 14, he need not keep any other record of the particulars of sale shown on that invoice.

### INSPECTION OF RECORDS AND INVOICES

16. Every record and invoice which a seller of cherries is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

### SALES SLIPS ON SALES AT RETAIL

17. Every person who sells cherries at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the cherries sold.

Dated at Ottawa this 17th day of June, 1944.

E. J. CHAMBERS,  
*Administrator of Fresh Fruit and Vegetables.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

# SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1258

Maximum prices, according to class of buyer, kind and capacity of container and type of cherries, for sales by growers of cherries grown in Canada. All prices are f.o.b. the seller's country shipping point except where it is otherwise provided in this Order.

## BLACK AND WHITE SWEET TYPE CHERRIES

CLASS OF BUYER	KIND AND CAPACITY OF CONTAINER					
	6 quart flat	6 quart leno	15 pound lug	25 pound lug	4 basket crate	Other containers
		(per container)				(per lb.)
1. Wholesale distributors, truckers and licensed shippers.....	\$1.30	\$1.60	\$2.65	\$4.25	\$3.50	16c.
2. Any retailer operating a central warehouse separate from his retail outlets who takes delivery at such warehouse.....	\$1.30	\$1.60	\$2.65	\$4.25	\$3.50	16c.
3. Any person who buys in carload lots.....	\$1.30	\$1.60	\$2.65	\$4.25	\$3.50	16c.
4. Consumers.....	\$1.99	\$2.44	\$4.04	\$6.48	\$5.33	24½c.
5. Any class of buyer other than those listed above.....	\$1.49	\$1.83	\$3.03	\$4.85	\$4.00	18½c.

## ALL SOUR CHERRIES EXCEPT MORELLOS AND OLIVETS

CLASS OF BUYER	KIND AND CAPACITY OF CONTAINER			
	6 quart flat	11 quart flat	4 basket crate	Other Containers
	(per container)			(per lb.)
1. Wholesale distributors, truckers and licensed shippers.....	90c.	\$1.50	\$2.50	11c.
2. Any retailer operating a central warehouse separate from his retail outlets who takes delivery at such warehouse.....	90c.	\$1.50	\$2.50	11c.
3. Any person who buys in carload lots.....	90c.	\$1.50	\$2.50	11c.
4. Consumers.....	\$1.37	\$2.28	\$3.81	16½c.
5. Any class of buyer other than those listed above.....	\$1.03	\$1.71	\$2.86	12½c.

## MORELLOS AND OLIVET TYPE CHERRIES

CLASS OF BUYER	KIND AND CAPACITY OF CONTAINER			
	6 quart flat	11 quart flat	4 basket crate	Other containers
	(per container)			(per lb.)
1. Wholesale distributors, truckers and licensed shippers.....	\$1.06	\$1.78	\$2.90	13c.
2. Any retailer operating a central warehouse separate from his retail outlets who takes delivery at such warehouse.....	\$1.06	\$1.78	\$2.90	13c.
3. Any person who buys in carload lots.....	\$1.06	\$1.78	\$2.90	13c.
4. Consumers.....	\$1.61	\$2.71	\$4.41	19½c.
5. Any class of buyer other than those listed above.....	\$1.21	\$2.03	\$3.31	14½c.

- NOTE: 1. The 4 basket crate referred to in this Schedule has a capacity of approximately 20 lbs. net weight.
2. The maximum prices per pound in this Schedule for "other containers" apply to the net weight of the fruit in such unlisted containers.
3. The maximum prices in this Schedule for 6 quart and 11 quart flat baskets also apply to 6 quart and 11 quart open baskets, respectively.
4. 6 quart leno baskets must contain not less than 10 lbs. of cherries to qualify for the maximum price set forth in this Schedule.
5. The maximum prices in this Schedule for sour cherries other than Morellos and Olivets apply also to May Duke and other so-called bitter-sweet type cherries.

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1261

### Commercial Mixed Feeds

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered on behalf of the Board as follows:—

1. Section 1 of Administrator's Order No. A-636 is revoked and replaced by the following:—

"(1) For the purposes of this Order "commercial mixed feeds" shall mean mixed feeds for cattle, swine, chickens, turkeys, or ducks, required under the provisions of the Feeding Stuffs Act, S.C. 1937, Chapter 30, to be guaranteed as to their amount of protein, fat and fibre; and shall also include mixed protein supplements (mixing concentrates), with or without minerals and/or vitamins, for incorporation into such mixed feeds, but shall not include,

- (a) calf meals or starters to be fed, with or without milk, to calves up to 6 months of age;
- (b) basal feed mixtures containing not more than 10 per cent of crude fibre."

2. Clause (b) of Section 2 of Administrator's Order No. A-636 is revoked and replaced by the following:—

"(b) in a greater number of brands than is indicated for each kind of feed in Schedule "A" and "B" hereto, provided that,

- (i) feeds of identical formula may be sold either coarse or fine ground or in mash and pellet form without constituting thereby more than one brand; and
- (ii) the Feeds Administrator may authorize any person to manufacture and label "for feed mixers only" one additional brand of each kind of feed designated in the said schedules as a supplement, if he is of the opinion that to do so would result in a more economical distribution to consumers."

3. Schedules "A" and "B" to Administrator's Order No. A-636 are hereby amended so that the levels at or within which protein guarantees must be made for the undernoted feeds, shall read as follows:—

Levels at or within which protein guarantees must be made.

Schedule "A"—Cattle Feeds—

Item B. Supplements ..... 24% and/or 32%

Schedule "A"—Swine Feeds—

Item A. Complete or ready to feed—

Nursing and/or pregnant sows.....	} 15% to 16%
Market pigs to 110 lbs.....	
Breeding gilts and boars.....	
Market pigs over 110 lbs.....	13% to 14%

Item B. Supplements—

Starter and/or sow .....	35% to 40%
General Purpose .....	35% to 40%

## Schedule "B"—Chicken Feeds—

Item A. 5. Growing mash .....	15% to 18%
Item C. Supplements	
1. Laying or general purpose .....	32% to 40%
2. Breeder or hatching mash .....	32% to 40%
3. Chick Starter .....	32% to 40%
4. Growing .....	32% to 40%

## Schedule "B"—Turkey Feeds—

Item A. Complete or ready to feed—	
2. Starting mash .....	22% to 26%
3. Growing mash	
(a) To be fed with scratch grain .....	18% to 21%
(b) All-mash .....	16% to 18%

4. This Order comes into effect on June 22, 1944.

Dated at Ottawa this 19th day of June, 1944.

J. G. DAVIDSON,  
*Feeds Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1262

### Maximum Prices of Brick and Hollow Structural Clay or Terra Cotta Tile in the Province of Quebec.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Construction Products, it is hereby ordered, as follows:—

1. This Order comes into force June 23, 1944, and revokes and replaces Administrator's Order No. A-772.

2. In this Order,

- (a) "brick" includes building brick manufactured from clay, shale or sand and lime, but does not include refractory brick, cement brick or hollow brick;
- (b) "hollow structural clay or terra cotta tile" includes both load-bearing and non-load-bearing tile for use in interior or exterior walls, partitions or floors, and includes hollow brick;
- (c) "dealer" mean a person who purchases for resale any of the products named in this Order.

3. The maximum price, per thousand, exclusive of sales tax, at which a manufacturer may hereafter sell or offer to sell, in the province of Quebec, brick of a kind named in this Section shall not exceed the highest lawful price, per thousand, exclusive of sales tax, at which he sold brick of the same kind and quality to the same class of customer during the basic period, September 15 to October 11, 1941, by more than the amount set out opposite the kind of such brick named hereunder:

*Kind*

Sand-Lime Brick .....	\$1.50, per thousand.
All other Brick .....	\$2.00, per thousand.

4. The maximum price, per ton, exclusive of sales tax, at which a manufacturer may hereafter sell or offer to sell, in the province of Quebec, hollow structural clay or terra cotta tile shall not exceed by more than \$1.00 the highest lawful price, per ton, exclusive of sales tax, at which he sold tile of the same kind and quality to the same class of customer during the said basic period.



5. Any dealer whose actual cost of such brick or tile has been increased pursuant to the provisions of this Order may increase his maximum lawful selling price for such brick or tile, as the case may be, by not more than the actual amount of such increase in the cost to him of such brick or tile.

6. Every manufacturer of and dealer in any of the products named in this Order who has not, prior to the date on which this Order comes into force, reported to the Administrator of Construction Products his highest lawful selling prices of such products during the said basic period, shall forthwith report to such Administrator at 85 Richmond Street West, Toronto, Ontario, his said prices for such products during the said basic period.

Dated at Ottawa, this 20th day of June, 1944.

A. A. RIDLER,  
*Administrator of Construction Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## PART V

Export Permit Branch  
(Trade and Commerce)

**EXPORT PERMIT BRANCH ORDER NO. 95**

OTTAWA, June 16, 1944.

By virtue of the power conferred upon me by Paragraph 2, of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders:

1. That the item "specialty cleaning and washing compounds, *except when packaged for retail sale*", appearing in Group 8 of the Schedule of Commodities under export control be amended by the deletion of the phrase "except when packaged for retail sale", so that henceforth all shipments of this nature will require an export permit before being shipped from Canada to any destination.

2. That this Order come into force and have effect on and after June 26, 1944.

JAS. A. MacKINNON,  
*Minister of Trade and Commerce.*

VOLUME II, No. 13



JULY 3, 1944

# CANADIAN WAR ORDERS AND REGULATIONS 1944

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Published under authority of Order in Council P.C. 10793  
of 26th November, 1942

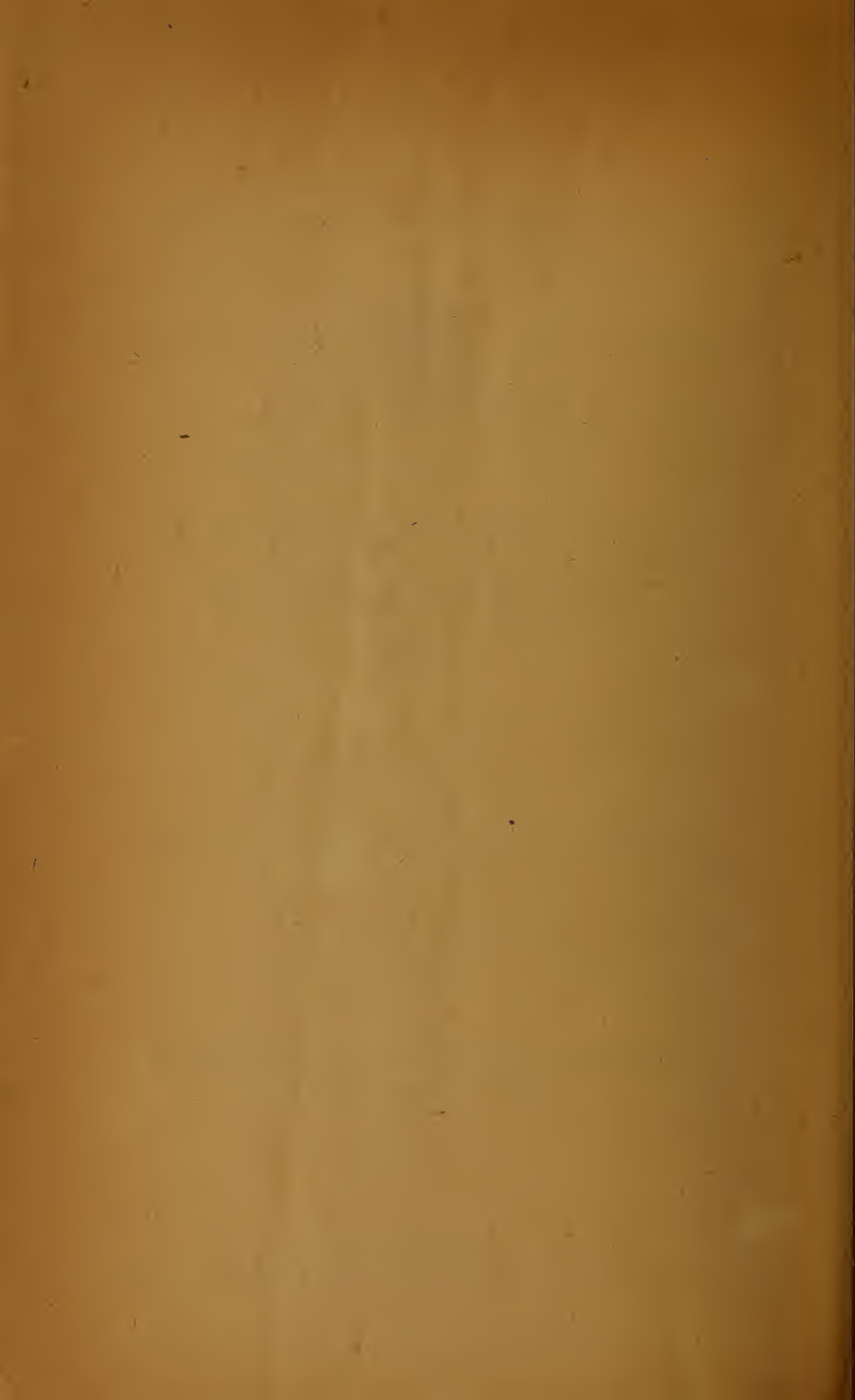
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STATUTORY ORDERS AND REGULATIONS DIVISION  
PRIVY COUNCIL OFFICE

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PART I  
Orders in Council

ERRATA:

Order in Council *re* sunflower seed and rape seed  
P.C. 4131 of June 1, 1944  
(C.W.O.R. 1944, Vol. II, No. 10—page 543)

Section 4 subsection (b) should read:  
“..... which the Board may *acquire*”.

---

Order in Council authorizing the Director of the Veterans' Land  
Act to place orders for lumber for delivery in 1945.

P.C. 3847

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources reports that land settlement operations to be carried out under the provisions of the Veterans' Land Act 1942 will necessitate the purchase of large quantities of lumber of various kinds for new housing and other improvements;

That, in order to assure the availability of supplies of seasoned lumber of various kinds for building operations in 1945, it is advisable during 1944 to make definite arrangements for such supplies; and

That the estimated cost of lumber of the various kinds considered essential for settlement operations during the year 1945 is the sum of \$2,500,000 based on a program of three thousand units of new housing;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and the War Appropriation Act, 1943, is pleased to authorize and doth hereby authorize the Director of the Veterans' Land Act to enter into contracts, during 1944, with primary producers, manufacturers, wholesale or retail agencies for delivery during 1945 of lumber of the various kinds required up to a total cost of \$2,500,000.

His Excellency in Council, on the same recommendation, is further pleased to order and doth hereby order that the cost to the Director of the Veterans' Land Act of such lumber of various kinds shall, from time to time, be included in the estimates submitted to Parliament for the purposes of the Veterans' Land Act.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council *re* concessions, by way of debt reduction, etc., to  
heirs of soldier settlers

P.C. 4752

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 10472 of November 19, 1942, as amended by Order in Council P.C. 2636 of June 7, 1943, and by Order in Council P.C. 2867 of April 29, 1943, provision was made for the granting of concessions, by way of debt reduction and otherwise, to certain Soldier Settlers and to certain of the persons under contract to purchase lands pursuant to the British Family Settlement Agreements;

And whereas the Minister of Mines and Resources reports that the Director of Soldier Settlement has received applications under the said Orders in Council for such concessions from the heirs, devisees and personal representatives of certain persons now deceased or mentally incompetent who if they had lived or had remained mentally competent would have been entitled to make such applications;

That the Director of Soldier Settlement further reports that in the majority of such cases the widow or wife or children of the deceased or mentally incompetent person has undertaken to operate the farm and proposes to continue doing so if the conditions governing the repayment of debt are brought into accord with the productive capacity of the farm; and

That the Director is of opinion that such persons should be encouraged to continue the operation of the farm and recommends that for such purpose the right to apply for and receive the benefits for which provision has been made in the said Orders in Council be extended to the said heirs, devisees or personal representatives;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, and under and by virtue of the powers conferred by the War Measures Act, is pleased to order and doth hereby order as follows:

1. Where any person who would have been entitled to make application to the Director of Soldier Settlement under Order in Council P.C. 10472 of November 19, 1942, as amended by Order in Council P.C. 2636 of June 7, 1943, or under Order in Council P.C. 2867 of April 29, 1943, has died or where a personal representative has been appointed to administer the affairs of any such person by reason of his mental incompetence, if application has been made to the Director by his heirs, devisee or personal representative in the manner and within the time provided in the said Orders, the Director or the Treasury Board may take such action pursuant to the application as he or it might have taken if such person had not died or become mentally incompetent and as if the application had been made by such person.

2. Where any person who made application under the said Orders in Council has died or where a personal representative has been appointed to administer the affairs of any such person by reason of his mental incompetence and such application had not been finally disposed of at the time of his death or such appointment, the Director or the Treasury Board may, notwithstanding such death or appointment, take such action pursuant to the application as he or it might have taken if such person had not died or become mentally incompetent.

3. Where any action authorized to be taken under the said Orders in Council has heretofore been taken by the Director or the Treasury Board pursuant to any application falling within the provisions of sections one and two of this Order, such action is hereby confirmed and given full force and effect as if taken pursuant to this Order.

4. "Personal representative" in this Order means the executor, administrator or other personal representative of a deceased person and any person appointed in the manner authorized by law to administer the affairs of a mentally incompetent person.

A. D. P. HEENEY,

*Clerk of the Privy Council.*



Order in Council *re* administration within the Province of Quebec  
of the Wartime Labour Relations Regulations.

P.C. 4871

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 26th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 36 of the Wartime Labour Relations Regulations, (Order in Council P.C. 1003 of February 17, 1944), provides that the Minister of Labour may, with the approval of the Governor in Council, enter into an agreement with the government of any province, to provide for the administration within that province of the said Regulations or any part thereof and that such agreement may provide for the manner in which the Minister of Labour shall exercise the powers conferred on him under the said section and for the transfer to the government of the province or persons specified by the government of the province of all or any part of the jurisdiction in respect of matters within the province conferred on the Wartime Labour Relations Board by the said Regulations, and for a procedure whereby an appeal may be had to the Wartime Labour Relations Board from a decision made in the exercise of the jurisdiction so conferred, and for the sharing by the Dominion and the Province of the expenses incurred in respect of the administration of the Regulations within the Province;

And whereas pursuant thereto the Minister of Labour submits for approval an agreement entered into by him on the 31st day of May, 1944, with the Minister of Labour of the Province of Quebec to provide for the administration of the said Regulations in the said Province;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve the said agreement, of which a copy is hereto annexed as Schedule "A", and it is hereby approved accordingly.

And whereas it is deemed necessary by reason of the war for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war that the order hereinafter set out be made;

Now, therefore, His Excellency the Governor General in Council, on the same recommendation and under the authority of the War Measures Act is pleased to make and doth hereby make the following Order:

ORDER

1. In this Order, unless the context otherwise requires, words and expressions have the same meaning as in the Wartime Labour Relations Regulations, Order in Council P.C. 1003 of February 17, 1944.

2. (1) There shall be a Quebec Wartime Labour Relations Board (hereinafter referred to as the "Provincial Board") consisting of Judge Eudore Boivin, Quebec City, Que., who shall be Chairman thereof and the following members:

A. Martel, Esq., Executive Board Member, United Brotherhood of Carpenters and Joiners of America, Ile Bigras, Que.

A. Duquette, Esq., Amalgamated Clothing Workers of America, Montreal, Que.

E. Demers, Esq., Secretary, The National Asbestos Federation, Asbestos, Que.

J. M. Boulard, Esq., General Manager, The Stowell Screw Company Limited, Longueuil, Que.

R. Bourque, Esq., Vice-President, Mercury Press Ltd., Montreal, Que.

C. J. A. Cook, Esq., Contractor, Montreal, Que.

(2) A majority of the members of the Provincial Board shall constitute a quorum.

(3) A decision of the majority of the members of the Provincial Board present and constituting a quorum shall be the decision of the Provincial Board and in event of a tie, the Chairman shall have a casting vote.

(4) The Provincial Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(5) The Provincial Board and each member thereof may receive and accept such evidence and information on oath, affidavit, or otherwise as in its discretion or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.

(6) The Provincial Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.

(7) The remuneration and expenses of the Chairman of the Provincial Board will be provided by the Province of Quebec in accordance with the provisions of the agreement, copy of which is contained in Schedule "A", and the remuneration of each of the other members of the Provincial Board shall be at the rate of Fifteen Dollars (\$15.00) per day for each day engaged in or necessarily absent from his place of residence on the business of the Board, together with necessary travelling and living expenses while absent from his place of residence on the business of the Board.

(8) Mr. J. A. Bernier, L.L.B., of Quebec City, Que., shall be the Chief Executive Officer of the Provincial Board and his salary and expenses will be provided for by the Province of Quebec in accordance with the provisions of the agreement, copy of which is contained in Schedule "A".

3. The Provincial Board may make regulations governing its procedure not inconsistent with the Wartime Labour Relations Regulations or the regulations made by the Wartime Labour Relations Board thereunder.

4. (1) Except as hereinafter provided, the jurisdiction and powers of the Wartime Labour Relations Board under the Wartime Labour Relations Regulations with respect to

- (i) employees in the Province of Quebec described by the provisions of paragraph (b) of subsection one of section three of the said Regulations.
- (ii) the employers of all such employees in their relations with such employees, and
- (iii) trade unions, employees' organizations and employers' organizations composed of such employees or employers

are hereby vested in the Provincial Board and all the provisions of the said Regulations relating or referring to the Wartime Labour Relations Board shall relate and refer, *mutatis mutandis*, to the said Provincial Board.

(2) The provisions of subsection one of this section shall not affect nor be deemed to vest in the Provincial Board the jurisdiction of the Wartime Labour Relations Board under the Regulations with respect to

- (i) any matter where employees in more than one province of a common employer are affected, or
- (ii) any matter arising out of subsection three of section five of the Regulations where employees in more than one province of several employers are affected.

5. The Wartime Labour Relations Board may exercise the jurisdiction vested in it under the Wartime Labour Relations Regulations with respect to any proceeding pending before it on the date of this order.

6. (1) Any employer, employee, employers' organization, trade union, or employees' organization interested in or affected by any decision or order of the Provincial Board made pursuant to the Wartime Labour Relations Regulations, may appeal to the Wartime Labour Relations Board by leave of the Wartime Labour Relations Board or the Provincial Board if the application for such leave has been

made within fifteen days of the issue of such decision or order of the Provincial Board, or within such longer period as may be allowed by the Wartime Labour Relations Board.

(2) On any such appeal the Wartime Labour Relations Board may dismiss the appeal or make the decision or order which in its opinion the Provincial Board should have made.

7. The expenditures incurred by the Minister of Labour under the agreement hereby approved shall be paid out of moneys appropriated for the administration of the Wartime Labour Relations Regulations.

A. D. P. HEENEY,  
*Clerk of the Privy Council*

### Order in Council approving prices of various grades of wheat, fixed by Canadian Wheat Board

P.C. 4873

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 26th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by paragraph 1 (b) of Section eleven of the regulations made by Order in Council P.C. 7942, dated the twelfth day of October, nineteen hundred and forty-three, the price of Number One Manitoba Northern Wheat basis in store at Fort William, Port Arthur or Vancouver is fixed at one dollar and twenty-five cents per bushel;

And whereas by Order in Council P.C. 1722 of the sixteenth day of March, nineteen hundred and forty-four, The Canadian Wheat Board is empowered to purchase wheat in accordance with the provisions of the said Order from producers who have discontinued farming;

And whereas it is provided by section three, subsection 1 (b) of said Order in Council P.C. 1722 that The Canadian Wheat Board shall pay to persons delivering such wheat a sum certain per bushel basis in store Fort William, Port Arthur or Vancouver to be fixed by the said Board with the approval of the Governor in Council in the case of each grade of wheat;

And whereas by Order in Council P.C. 4130 of the first day of June, nineteen hundred and forty-four, The Canadian Wheat Board is empowered to purchase wheat, in accordance with the provisions of the said Order, from persons other than producers without the issuance of Producers' Certificates for the account of His Majesty at prices to be fixed by the Board with the approval of the Governor in Council;

And whereas the Minister of Trade and Commerce reports that at a meeting of the said Board held in Winnipeg on the sixteenth day of June, nineteen hundred and forty-four, the following sums certain per bushel, basis in store Fort William, Port Arthur or Vancouver, to be paid to persons delivering wheat pursuant to Order in Council P.C. 1722, aforesaid, and the following prices per bushel, basis in store Fort William, Port Arthur or Vancouver, for the purchase of wheat pursuant to the terms of Order in Council P.C. 4130 aforesaid, were fixed on the grades of wheat listed below:—



*Sums certain payable re Order  
in Council P.C. 1722*

*Prices per bushel for purchase  
of wheat pursuant to Order in  
Council P.C. 4130*

No. 1 Hard .....	\$1.25
" 1 Northern .....	1.25
" 2 Northern .....	1.22
" 3 Northern .....	1.20
" 4 Northern .....	1.15
" 5 Wheat .....	1.10
" 6 Wheat .....	1.06
Feed Wheat .....	1.04
No. 4 Special .....	1.15
" 5 Special .....	1.10
" 6 Special .....	1.06
No. 1 C.W. Amber Durum .....	1.30
" 2 C.W. Amber Durum .....	1.28
" 3 C.W. Amber Durum .....	1.26
" 4 C.W. Amber Durum .....	1.16
" 5 C.W. Amber Durum .....	1.13
" 6 C.W. Amber Durum .....	1.10
No. 1 C.W. Garnet .....	1.20
" 2 C.W. Garnet .....	1.18
" 3 C.W. Garnet .....	1.16
No. 1 Alberta Red Winter .....	1.35
" 2 Alberta Winter .....	1.34
" 3 Alberta Winter .....	1.31
No. 1 Mixed Wheat .....	1.13
" 2 Mixed Wheat .....	1.08
" 3 Mixed Wheat .....	1.11
" 4 Mixed Wheat .....	1.08
" 5 Mixed Wheat .....	1.13
" 6 Mixed Wheat .....	1.08
No. 1 Mixed Grain .....	1.00
Sample Amber Durum and Broken Wheat ....	1.05

The discounts under the straight grades were fixed as follows:

#### *Tough*

3 cents on Nos. 1 Hard, 1, 2, 3 and 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, Nos. 4, 5 and 6 C.W. Amber Durum, Nos. 1, 2 and 3 C.W. Garnet, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 5 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

#### *Smutty*

6 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 7 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 8 cents on Nos. 1, 2 and 3 C.W. Garnet; 10 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 11 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

#### *Tough Smutty*

8 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 10 cents on Nos. 1, 2 and 3 C.W. Garnet; 12 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 13 cents on Nos. 1, 2 and 3 C.W. Amber Durum.



*Rejected*

7 cents on Nos. 4, 5 and 6 C.W. Amber Durum, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter; 8 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 9 cents on Nos. 1, 2 and 3 C.W. Garnet; 11 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 12 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Tough Rejected*

9 cents on Nos. 4, 5 and 6 C.W. Amber Durum, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter; 10 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 11 cents on Nos. 1, 2 and 3 C.W. Garnet; 13 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 14 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Rejected Sprouted*

6 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 7 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 8 cents on Nos. 1, 2 and 3 C.W. Garnet; 10 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 11 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Tough Rejected Sprouted*

8 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 10 cents on Nos. 1, 2 and 3 C.W. Garnet; 12 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 13 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Smutty Rejected*

10 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 11 cents on No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter; 12 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 14 cents on Nos. 1, 2 and 3 C.W. Garnet; 16 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 18 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Tough Smutty Rejected*

12 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 13 cents on No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter; 14 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 16 cents on Nos. 1, 2 and 3 C.W. Garnet; 18 cents on Nos. 1 Hard, 1, 2 and 3 Northern; 20 cents on Nos. 1, 2 and 3 C.W. Amber Durum.

*Rejected Mixed Heated*

7 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 4, 5 and 6 C.W. Amber Durum; 10 cents on No. 3 Northern; 11 cents on Nos. 1, 2 and 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 12 cents on No. 2 Northern; 13 cents on Nos. 1 Hard and 1 Northern; 16 cents on Nos. 1, 2 and 3 C.W. Amber Durum; 25 cents on No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter.

*Tough Rejected Mixed Heated*

9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 4, 5 and 6 C.W. Amber Durum; 12 cents on No. 3 Northern; 13 cents on Nos. 1, 2 and 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 14 cents on No. 2 Northern; 15 cents on Nos. 1 Hard and 1 Northern; 18 cents on Nos. 1, 2 and 3 C.W. Amber Durum; 27 cents on No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter.

*Damp*

12 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, Nos. 4, 5 and 6 C.W. Amber Durum, Nos. 1, 2 and 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, No. 1 Mixed Grain and Sample Amber Durum and Broken Wheat; 13 cents on Nos. 1 Hard, 1, 2 and 3 Northern, Nos. 1, 2 and 3 C.W. Amber Durum, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter.

<i>Dried</i>	<i>Cents per bushel</i>
1 Hard.. . . . .	\$1.19
1 Northern.. . . . .	1.19
2 Northern.. . . . .	1.19
3 Northern.. . . . .	1.18

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, and any other Act thereunto enabling, and notwithstanding any statute or law to the contrary, is pleased to approve and doth hereby approve the above sums and prices as fixed by The Canadian Wheat Board.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

Order in Council providing that when troops are called out in aid of the civil power they may be required to carry out police, traffic control and patrol duties, etc.

P.C. 4934

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas units and formations of the Canadian Army are liable to be called out under the provisions of the Militia Act in aid of the civil power in any case in which a riot or disturbance of the peace requiring such service occurs or is, in the opinion of the Attorney General of a province or a Crown Attorney, anticipated as likely to occur and which is beyond the powers of the civil authorities to suppress or to prevent or to deal with;

And whereas Section 82 of the Militia Act provides that where troops are so called out they shall act only as a military body; paragraph 852 of King's Regulations and Orders for the Canadian Militia, 1939, provides that the officer in command of the troops will not permit them to be scattered, detached or posted in a situation where they would not be able to act in their own defence, and paragraph 853 provides that the troops and each detached portion thereof shall be accompanied on all occasions when on duty by a magistrate to represent and give orders in the name of the civil power;

And whereas the Deputy Minister of Justice is of the opinion that in view of the foregoing provisions members of the Canadian Army called out in aid of the civil power cannot be used to perform patrol duties ordinarily performed by members of a civil police force and cannot be employed in small parties acting on police patrol duties or otherwise independently;

And whereas the Minister of National Defence reports that it is considered that when troops have been called out in aid of the civil power pursuant to the provisions of the Militia Act a situation might arise in which it would be desirable to require such troops to perform duties ordinarily carried out by members of the civil police forces and to employ such troops in parties or singly, without a magistrate being

present, to carry out police, traffic control and patrol duties and that provision should be made to permit their employment as aforesaid if, in the opinion of the Minister of National Defence, they should be so employed;

And whereas Section 75 of the Militia Act provides that the Active Militia shall be liable to be called out in aid of the civil power with their arms, ammunition and equipment; paragraph 851 of King's Regulations and Orders for the Canadian Militia, 1939, provides that troops proceeding in aid of the civil power will invariably have the requisite quantity of ammunition served out to them before going on duty, and paragraph 844 provides that the patrol or piquet detailed to assist the civil authorities will be armed and provided with ammunition;

And whereas the Deputy Minister of Justice, in view of the foregoing provisions, is of the opinion that ball ammunition must be issued to troops so employed in aid of the civil power;

And whereas the Minister of National Defence further reports that circumstances may arise when troops are employed in aid of the civil power, as aforesaid which are such as would result in the issue of ball ammunition as presently required by law to be either unnecessary or inexpedient, that it is considered that the question as to whether or not such ammunition should be issued to the troops so employed can, in such circumstances, best be determined by the officer commanding said troops, who being there present would be cognizant of all the relevant factors, and that the said officer commanding should, therefore, be empowered to order from time to time, as to him seems fit, that no ball ammunition should be issued to any or all of such troops or that any ball ammunition already issued should be withdrawn;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and pursuant to the provisions of the War Measures Act and notwithstanding the provisions of any other statute, order or regulation, is pleased to make and doth hereby make the following order:

#### ORDER

(1) Upon the Minister of Justice notifying the Minister of National Defence that the municipal and provincial police forces and the Royal Canadian Mounted Police available for the purpose are, in the opinion of the Commissioner of the Royal Canadian Mounted Police, unable to police, patrol, direct traffic or perform such other duties as may be deemed necessary then, if the Minister of National Defence so authorizes, any officer or man of the Active Militia called out under section seventy-five of the Militia Act in aid of the civil power, may be employed, individually or in small detachments or in such other manner as may be prescribed, to police, patrol, direct traffic or perform such other duties as may be deemed necessary.

(2) Such officer or man shall take orders and instructions only from his superior officer and the presence of a magistrate shall not be deemed necessary.

(3) Such officer or man shall be furnished and shall carry only such arms, ammunition or equipment as his superior officer shall prescribe.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

### Order in Council exempting imports of agricultural implements from war exchange tax

P.C. 4935

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 26th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Section 88A of The Special War Revenue Act there is imposed, levied and collected a war exchange tax of 10 per cent on the value for duty of agricultural implements and machinery imported into Canada;



And whereas the Minister of Finance is of the opinion that imports of agricultural implements and machinery should be exempt from the war exchange tax of 10 per cent ad valorem in order to reduce the cost of production of farm products;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the goods specified in tariff items 409, 409a, 409b, 409c, 409d, 409e, (i), (ii) and (iii), 409f, 409g, 409h, 409i, 409j, 409k, 409l, 409m, 409n and 409o be exempt from the war exchange tax of 10 per cent ad valorem, effective June 27, 1944.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## Order in Council exempting materials entering into the manufacture of agricultural implements from war exchange tax

P.C. 4936

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 26th day of June, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the cost of imported materials and components used by Canadian manufacturers in the production of agricultural implements has increased about 15 per cent since September, 1941;

And whereas in order to prevent a price rise The Wartime Prices and Trade Board recommends that exemptions from the war exchange tax be granted, in lieu of subsidy payments, on imported materials and components for use in the manufacture of agricultural implements;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the following goods be exempt from the war exchange tax of 10 per cent ad valorem, effective April 1, 1944;

*Item No.*

*Goods*

- |         |  |
|---------|--|
| 386     | Sheets, plates, hoop, band or strip, of iron or steel, as hereunder defined, under regulations prescribed by the Minister:—  |
| (c)     | Sheets, plates, hoop, band or strip, hot rolled, being mould boards, shares, cultivator or shoe shapes, plough plates, land sides or disc circles, when such rectangles, circles or sketches are cut to shape but not moulded, punched, polished or otherwise manufactured, when imported by manufacturers of agricultural implements for use exclusively in the manufacture of agricultural implements, in their own factories. |
| 408     | Malleable sprocket chain and link belting chain of iron or steel, including roller chain of all kinds for operating on steel sprockets or gears, when imported by manufacturers of agricultural implements for use exclusively in the manufacture of agricultural implements, in their own factories, under regulations prescribed by the Minister.  |
| ex 428c | Engines or boilers and complete parts thereof, n.o.p., when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.  |
| 442     | Articles which enter into the cost of manufacture of the goods enumerated in tariff items 409a, 409b, 409c, 409d, 409e, 409f, 409g, 409j, 409k, 409o, and 439c, when imported by manufacturers for use exclusively in the manufacture in their own factories of the goods enumerated in the aforesaid tariff items, under regulations prescribed by the Minister.  |



- 442a Notwithstanding the provisions of tariff item 442, materials or commodities as hereunder defined or described, when imported by manufacturers for use exclusively in the manufacture, in their own factories, of the goods enumerated in tariff items 409a, 409b, 409c, 409d, 409e, 409f, 409g, 409j, 409o, 409p and 439c under regulations prescribed by the Minister:
- (1) Pig iron
  - (2) Bars or rods, of iron or steel, hot rolled
- 442b Materials which enter into the construction and form part of cream separators when imported by manufacturers of cream separators for use exclusively in the manufacture of cream separators, in their own factories, under regulations prescribed by the Minister.
- 442c Articles of metal when imported by manufacturers of cream separator parts for use exclusively in the manufacture of cream separator parts, in their own factories, under regulations prescribed by the Minister.
- ex 503 Planks, boards, clapboards, laths, plain pickets and other timber or lumber of wood, not further manufactured than sawn or split, whether creosoted, vulcanized, or treated by any other preserving process, or not, when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.
- ex 504 Planks, boards and other lumber of wood, sawn, split or cut, and dressed on one side only, but not further manufactured, when imported by manufacturers of agricultural implements and agricultural machinery for use exclusively in the manufacture of agricultural implements and agricultural machinery, in their own factories.

A. D. P. HEENEY,  
*Clerk of the Privy Council.*

## PART II

## Miscellaneous Administrative Orders

## DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 52

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 20th June, 1944.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 52**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

*Deputy Minister of National Revenue  
Customs and Excise.*

WM No. 39

Seventh Revision

Supplement No. 4

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 12th June, 1944.

*To Collectors of Customs and Excise, and others concerned:***Export Permits—Hardwood Track Shims**

Effective on and after June 12, 1944, (P.C. 4383; 9/6/44), the following is added to the list of commodities requiring an export permit before being shipped from Canada:

Shims, hardwood track.

(Group 4;

Wood, wood products and paper)

D. SIM,

*Deputy Minister of National Revenue  
Customs and Excise.*

WM No. 39

Seventh Revision

Supplement No. 5

**MEMORANDUM**

(CUSTOMS DIVISION)

OTTAWA, 26th June, 1944.

*To Collectors of Customs and Excise, and others concerned:***Group 8—Chemical and Allied Products**

The item "Specialty cleaning and washing compounds, except when packaged for retail sale" appears on page 35 of the Seventh Revision of the Export Permit Regulations.

By Export Permit Branch Order No. 95 this phrase is amended by the deletion therefrom of the words "except when packaged for retail sale", effective on and after June 26, 1944. The effect of this amendment is that all shipments of these compounds, whether in bulk or packaged forms, will henceforth require an export permit before being shipped from Canada.

D. SIM,  
*Deputy Minister of National Revenue  
Customs and Excise.*

Series D No. 47  
T. C. 164

**MEMORANDUM**  
(CUSTOMS DIVISION)

OTTAWA, 22nd June, 1944.

*To Collectors of Customs and Excise, and others concerned:*

**Tariff Change by Order in Council**

Effective 1st June, 1944, the under mentioned goods are accorded the tariff treatment hereunder indicated and are exempted from the War Exchange Tax and the Special Excise Tax:

Articles which enter into the cost of the manufacture of twine for baling farm produce, when imported for such use exclusively by manufacturers who manufacture such twine....

British Preferential Tariff.. . . .	Free
Intermediate Tariff.. . . .	Free
General Tariff.. . . .	Free

(To be designated as Tariff Item 538b.)

Effective 1st June, 1944, twine for baling farm produce and articles or materials to be used exclusively in the manufacture thereof are exempted from the Consumption or Sales Tax.

D. SIM,  
*Deputy Minister of National Revenue  
Customs and Excise.*

(P.C. 4722, 22/6/44—Authority, War Measures Act)

**DEPARTMENT OF TRANSPORT**

**Office of The Transport Controller**

Montreal, Quebec.

**Order No. T.C. 04F-5**

**(Specific Goods—Maximum Loading—T.C. 04F Exceptions)**

DATED June 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, it is hereby ordered that notwithstanding the provisions of the Order of the Transport Controller No. T.C. 04F, dated December 29, 1942, effective January 18, 1943, any rail carrier may accept for transportation any freight car (as defined in said Order T.C. 04F, except Section 4 of Order T.C. 04F, which will not apply), which is loaded with any of the following specific goods, in accordance with the provisions of the following sections:

PAPER, NEWSPRINT

PAPER, GROUNDWOOD:

46. (A) (Supersedes Section 46 of Order T.C. 04F-1).

In rolls 55 inches or greater in width shall be loaded on end with not less than a quantity which occupies the entire floor area of the car. (Subject to Note 1.)

In rolls 45 inches to but not including 55 inches in width shall be loaded not less than one tier on end, occupying the entire floor area of the car, plus a second tier loaded on sides or ends (either single or double abreast). (Subject to Note 1.)

In rolls of from 28 inches to but not including 45 inches in width shall be loaded not less than two tiers high on end occupying the entire floor area of the car. (Subject to Note 1.)

In rolls of less than 28 inches in width shall be loaded to a minimum height of 60 inches, covering the entire floor space of the car. (Subject to Note 1.)

Mixed cars containing rolls of various sizes shall be loaded to the practical stowage capacity in accordance with the requirements of the foregoing paragraphs. (Subject to Note 1.)

Note 1: Doorway loading may be limited to accommodate conditions of loading and unloading.

Effective Date: This Order shall become effective 12.01 a.m., July 8, 1944.

T. C. LOCKWOOD,  
*Transport Controller.*



PART III  
Wartime Prices and Trade Board  
(Finance)

RATION ADMINISTRATION  
NOTICE

**Respecting Priority Sales of Evaporated Milk**

Under authority conferred by the Wartime Prices and Trade Board, NOTICE IS HEREBY GIVEN that the Schedule to Board Order No. 401 is altered by adding thereto the County of Megantic, in the Province of Quebec.

Dated at Ottawa this 27th day of June, 1944.

O. W. RODOMAR,  
*Deputy Administrator of Consumer Rationing.*



## Board Orders

**WARTIME PRICES AND TRADE BOARD****Order No. 411****Respecting Maximum Manufacturers' Prices of Certain Groceries**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the BOARD HEREBY ORDERS as follows:—

1. The Schedule to Board Order No. 116 is hereby amended by deleting therefrom the word "tapioca".

2. On and after the effective date of this Order the maximum price at which a manufacturer (as defined in said Order No. 116) may sell or offer to sell any tapioca shall be his basic period maximum price fixed by Section 7 of the Wartime Prices and Trade Regulations.

3. This Order becomes effective on June 19, 1944.

Dated at Ottawa this 16th day of June, 1944.

D. GORDON,  
*Chairman.*

**WARTIME PRICES AND TRADE BOARD****Order No. 419****Reduction in Maximum Prices for Imported Agricultural Equipment and Repair Parts affected by 1944 Budget Changes**

*Explanatory Note:* The Government, in the national interest, has removed the Customs Duty and/or War Exchange Tax on the Tariff Items referred to in this Order on the basis that, with certain necessary exceptions, the benefit of removal of such duty or tax will be passed on to the consumer by means of reduction in importers', distributors' and dealers' prices for the imported equipment and parts described in those Tariff Items.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. In this Order, "equipment or complete parts" means the imported equipment and complete parts described in Tariff Items 409, 409a, 409b, 409c, 409d, 409e (i), (ii) and (iii), 409f, 409g, 409h, 409i, 409j, 409k, 409l, 409m, 409n and 409o, in Schedule "A" to the Customs Tariff (Chapter 44, Revised Statutes of Canada, 1927, as amended).

2. Every person who enters for consumption in Canada any equipment or complete parts after June 26, 1944, shall reduce his lawful selling price for such equipment or complete parts by an amount equivalent to the reduction in his laid-down cost resulting from the removal of the customs duty thereon by Parliament and/or removal of the War Exchange Tax thereon by order of the Governor in Council as announced by the Minister of Finance in his Budget address on June 26, 1944. This Section, however, shall not apply to any complete parts imported by a manufacturer for use only in the further manufacture by him of any equipment described in any Tariff Item listed in Section 1.

3. Every person who sells any equipment or complete parts at wholesale or at retail shall reduce his lawful selling price for such equipment or complete parts by

an amount equivalent to the amount by which his laid-down cost of such equipment or complete parts is reduced under the provisions of Section 2. For the purposes of this subsection, a sale at wholesale means any sale except a sale at retail.

4. (1) Every importer of any equipment or complete parts shall forward to the Administrator of Farm and Construction Machinery and Municipal Service Equipment not later than July 31, 1944, a schedule of his selling prices for such equipment or spare parts as reduced in accordance with Section 2. Any price listed in such schedule shall be varied as that Administrator may direct by notice in writing.

(2) Every notice given by the said Administrator under this Section shall be sent in duplicate to the importer who, upon receipt of the notice and before further selling or offering to sell any equipment or complete parts, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the said Administrator.

5. (1) No person shall take advantage of the removal of the duty and/or tax referred to in Section 2 by increasing the margin of profit obtained by him on sales by him of any equipment or complete parts on or immediately before June 26, 1944.

(2) Every person, on sales by him of any equipment or complete parts, shall continue to allow such differences in price as he allowed during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale.

6. This Order shall come into force on June 26, 1944.

Dated at Ottawa, June 26, 1944.

D. GORDON,  
*Chairman.*



## Administrators' Orders

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER NO. A-1246

**Lamb and Mutton**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, IT IS HEREBY ORDERED on behalf of the Board as follows:—

**Introduction****EFFECTIVE DATE AND APPLICATION OF ORDER**

1. This Order comes into force on July 3, 1944, and replaces Board Orders Nos. 196, as amended, 354, as amended, and 383 which have been revoked by the Board. It fixes maximum prices at which lamb and mutton may be sold at wholesale and at retail by any person and provides standard rules governing the cutting up of lamb and mutton for sale. The maximum prices fixed by this Order apply to both fresh and frozen lamb and mutton.

**MEANING OF LAMB, OTHER LAMB, SPRING LAMB AND MUTTON**

2. For the purposes of this Order,

- (a) "lamb" means meat obtained from the carcass of
  - (i) a sheep born and slaughtered in the same year;
  - (ii) a sheep born during November or December of one year and slaughtered during the following year; or
  - (iii) a sheep born during the months of January to October, inclusive, of one year and slaughtered during the following year; provided that if it is slaughtered on and after July 1, the carcass must be of good conformation and weigh not more than 65 pounds cold dressed weight at the place of slaughter;
- (b) "spring lamb" means lamb sold during the period January 1 to July 15, both inclusive, of one year, obtained from the carcass of a sheep, slaughtered during that period, which was born during that period or during November or December of the previous year;
- (c) the expression "other lamb" means any lamb exclusive of spring lamb;
- (d) "mutton" means meat, exclusive of lamb, obtained from the carcass of a sheep.

**GENERAL PROVISIONS**

3. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any lamb or mutton or received by the seller from any person in connection with the sale of any lamb or mutton shall constitute part of the price of such lamb or mutton.

(3) The word "sell" as used in this Order also includes an offer to sell and the word "buy" also includes an offer to buy.

## Index to Parts

- Part I—General Provisions applying to Sales at Wholesale.
- Part II—Maximum Wholesale Prices.
- Part III—General Provisions applying to Sales at Retail.
- Part IV—Retail Selling Prices.
- Part V—Records of Sales and Purchases.
- Part VI—Definitions of Authorized Wholesale Cuts.
- Part VII—Definitions of Authorized Retail Cuts.
- Part VIII—Zones.

### Part I—General Provisions Applying to Sales at Wholesale

#### DEFINITIONS

- 4. For the purposes of this Order,
  - (a) "carcass" means a full dressed carcass of lamb or mutton, as the case may be;
  - (b) "side" means one-half of a carcass cut lengthwise;
  - (c) "wholesale cut" means any of the portions of lamb or mutton derived from a carcass or side which are defined in Section 30;
  - (d) "zone" means a zone defined in Section 32.

#### WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

5. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

#### WHOLESALE MUST MAKE EQUITABLE DISTRIBUTION

6. Every person who sells lamb or mutton at wholesale shall equitably distribute his available supplies of lamb and mutton among his customers, at the delivery point referred to in Section 5. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

#### RESTRICTIONS ON FORM IN WHICH LAMB AND MUTTON MAY BE SOLD AT WHOLESALE

7. No person shall sell any spring lamb at wholesale except in the form of carcasses and sides, and no person shall sell any other lamb or any mutton at wholesale except in the form of carcasses and sides or in the form of those wholesale cuts defined in Section 30 for which maximum prices have been fixed by this Order.

#### BUYER'S PERMISSION REQUIRED FOR SUBSTITUTION OF WHOLESALE CUTS

8. No person selling lamb or mutton at wholesale shall substitute any wholesale cut thereof for a carcass or side ordered by the buyer unless the buyer has previously consented to the substitution.

## Part II—Maximum Wholesale Prices

### SALES OF CARCASSES AND SIDES OF LAMB AND MUTTON BY PERSONS IN ZONES

9. The maximum price at which any person in a zone may sell at wholesale any carcass or side of,

- (a) spring lamb shall be the price for the same set forth in Schedule "A" hereto, according to the period in which the sale is made, for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business;
- (b) of any other lamb or of mutton shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business.

### SALES OF WHOLESALE CUTS BY PERSONS IN ZONES

10. The maximum price at which any person in a zone may sell at wholesale a wholesale cut listed in Schedule "B", of mutton or of any lamb other than spring lamb, shall be determined according to the following rules:—

*Rule 1.*—Reference shall be made to Schedule "A" to ascertain the maximum wholesale price (in cents per pound) set forth in that Schedule for sales of a carcass of that kind of meat to a person in the zone in which the buyer's place of business is situated; however, if the buyer's place of business is not situated in any of the zones then the maximum wholesale price for the zone in which the seller has his place of business shall govern.

*Rule 2.*—Having determined the maximum wholesale carcass price according to Rule 1, reference shall then be made to the Part of Schedule "B" which deals with that kind of meat. Included in the first vertical column of figures in that Part of Schedule "B" is a maximum wholesale carcass price which is the same as the maximum wholesale carcass price determined according to Rule 1 and is called the corresponding or equivalent carcass price.

*Rule 3.*—The price listed for that wholesale cut in that Part of Schedule "B" in the horizontal column at the extreme left of which is the corresponding or equivalent carcass price determined according to Rule 2 shall be the maximum price at which such person may sell that wholesale cut to that buyer.

### SALES AT WHOLESALE BY PERSONS NOT IN ZONES

11. The maximum price at which a person in any part of Canada not included in a zone, may sell at wholesale to any person in any part of Canada any carcass, side or wholesale cut of lamb or mutton shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products (hereinafter referred to as "The Administrator") with the approval of the Chairman of the Board.

### KOSHERING CHARGES

12. The price at which a person in any zone or other part of Canada may sell at wholesale to any person a pair of fronts of kosher lamb or mutton shall not exceed the lawful maximum price at which he may sell a pair of fronts of lamb or mutton, as the case may be, to the same person as fixed by or under the authority of this Order, together with koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941, both inclusive.

## Part III—General Provisions Applying to Sales at Retail

### DEFINITIONS OF RETAIL CUTS

13. For the purposes of this Order "retail cut" means, in respect of lamb and mutton, any of the retail cuts thereof named and numbered in Schedule "C" hereto,



defined in Section 31 and outlined and similarly numbered on the Standard Retail Cutting Chart forming part of the Retail Lamb and Mutton Chart which is Chart No. 1 to this Order.

#### CUTTING OF LAMB AND MUTTON

14. (1) No person shall sell at retail any retail cut of lamb or mutton unless it is a retail cut named in Schedule "C".

(2) Every retail cut of lamb or mutton sold at retail shall be cut in accordance with the Retail Lamb and Mutton Chart and with the definition of that retail cut set forth in Section 31.

(3) This Section does not prevent a person from selling at retail any wholesale cut of lamb or mutton in accordance with Section 23.

(4) This Section does not apply to kosher lamb and kosher mutton.

#### LIMITATION ON RETAILER'S COST

15. (1) No person selling lamb or mutton at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side or wholesale cut of lamb or mutton at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same in that zone together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section,

(a) any person who acquires sheep and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired lamb or mutton, as the case may be;

(b) any person selling lamb or mutton at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of such meat.

#### PRICES SUBJECT TO REVIEW

16. The prices and markups of all persons selling lamb or mutton at retail shall be subject to periodic examination by any authorized representative of the Board, who may apply and require any person to submit to any lamb cutting or other tests authorized by the Board.

### Part IV—Retail Selling Prices

#### INTRODUCTION

17. (1) This Part fixes the maximum prices at which retailers may sell authorized retail cuts of lamb and mutton. Except in the case of spring lamb when sold during the period January 1 to April 30 in any year and except as provided in Rules 5, 6 and 7 of Section 20, retailers' selling prices are established on a weekly basis and are based upon the weighted average carcass cost of purchases during the preceding week.

(2) Schedule "C" sets forth the authorized retail cuts of lamb and mutton and must be used by retailers in accordance with the Rules of Section 20. It is divided into three Parts, the first of which relates to spring lamb when sold during the period May 1 to July 15 in any year, the second to lamb other than spring lamb and the third to mutton.



## MEANING OF CERTAIN WORDS AND EXPRESSIONS

18. For the purposes of this Order,

- (a) "weighted average carcass cost" means the average of the carcass cost, exclusive of transportation charges, paid for carcasses, sides and wholesale cuts of lamb or mutton, as the case may be, in any week by a retailer as determined under the Rules of Section 20;
- (b) "Lamb and Mutton Price Card" is an extract from Schedule "C" showing the names of the authorized retail cuts. It has four vertical columns. One column has blank spaces for the retailer to insert his current weekly maximum prices of spring lamb during the period January 1 to April 30. The other three columns apply to spring lamb when sold in the period May 1 to July 15, to all lamb exclusive of spring lamb and to mutton and have printed thereon the maximum retail prices in the retailers' zone which apply in any week when his weighted average carcass cost of the previous week is equal to the maximum wholesale carcass cost in that zone;
- (c) "week" means calendar week.

## DISPLAYING LAMB AND MUTTON PRICE CARD

19. (1) Every person selling lamb and mutton at retail in a zone shall obtain the Lamb and Mutton Price Card provided by the Board and shall display and keep it displayed in his place of business where it is available to be seen and examined by his customers. During the period January 1 to April 30 every retailer selling spring lamb shall show legibly and correctly on such Lamb and Mutton Price Card, in the vertical column provided for that purpose, his current lawful maximum retail prices of the authorized retail cuts of spring lamb listed thereon.

(2) The Lamb and Mutton Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in the right of Canada and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.

(3) A retailer in a zone must not at any time sell any kind of lamb or mutton at retail, except kosher lamb or mutton, unless he has the Lamb and Mutton Price Card on display in his place of business, as provided in subsection (1) preceding.

## RULES FOR DETERMINING MAXIMUM RETAIL PRICES IN ZONES OF MUTTON AND OF ALL LAMB EXCEPT SPRING LAMB WHEN SOLD IN THE PERIOD JANUARY 1 TO APRIL 30

20. This Section applies to three kinds of meat, namely, to spring lamb when sold in the period May 1 to July 15, to all lamb exclusive of spring lamb and to mutton. The maximum price at which any person may sell at retail during any week in any zone any authorized retail cut of such meat shall be the price for the same fixed by the following rules and Schedule "C". In any event maximum retail prices shall not exceed the maximum prices listed in the appropriate Part of Schedule "C" for that kind of meat.

*Rule 1*—Except as provided in Rules 5, 6, and 7 of this Section, the maximum retail price for each authorized retail cut of spring lamb, of other lamb and of mutton, is fixed for each week upon the basis of the weighted average carcass cost of purchases at wholesale in the preceding week of carcasses, sides and wholesale cuts thereof. A separate calculation must be made in respect of each of the three kinds of meat. To ascertain the maximum prices so fixed of each kind of meat the retailer must,

- 1st—list his purchases in the preceding week of carcasses, sides and wholesale cuts thereof, and the quantity by weight in pounds of each purchase.
- 2nd—take the actual cost per pound of the carcasses and sides and from Schedule "B" obtain the carcass cost per pound of the wholesale cuts. The carcass cost of a wholesale cut shall be the corresponding or equivalent price shown at the extreme left of the horizontal column in which the price paid for that wholesale cut appears in Schedule "B".
- 3rd—add together the amounts so arrived at to obtain the total quantity bought and the total carcass cost. Then divide the total weight into the total carcass cost (exclusive of transportation charges) and thereby obtain the weighted average carcass cost.

4th—If the weighted average carcass cost is equal to the maximum wholesale price per pound of a carcass of that meat as set forth in Schedule "A" for that zone or is lower than such maximum wholesale carcass price by less than 1 cent, the prices shown in the vertical column for that zone in the appropriate Part of Schedule "C" are the retailer's maximum prices and shall govern him in selling all authorized retail cuts of that kind of meat during that week.

*Rule 2.*—If a retailer's weighted average carcass cost is less than the maximum wholesale carcass price per pound by 1 cent or more, his maximum retail price of each cut shall be determined by reducing the said maximum retail price of that cut shown in the said vertical column of Schedule "C" by the amount set forth in the following table:—

Whenever weighted average carcass cost is below maximum wholesale carcass price per pound by	The reduction in maximum retail prices per pound is
more than 1 cent and less than 2 cents	1 cent
more than 2 cents and less than 3 cents	2 cents
more than 3 cents and less than 4 cents	3 cents
more than 4 cents and less than 5 cents	4 cents
more than 5 cents and less than 6 cents	5 cents
more than 6 cents and less than 7 cents	6 cents
more than 7 cents and less than 8 cents	7 cents
more than 8 cents and less than 9 cents	8 cents

*Rule 3.*—If in any week a retailer did not buy at wholesale any one or other of the three kinds of meat to which this Section applies but does in the following week buy some for sale in that week, his maximum retail prices for that week for all authorized retail cuts thereof shall be based on the weighted average carcass cost of the quantity of the first day's purchases of that kind of meat in that week and otherwise all these Rules shall apply in the determination of his maximum retail prices.

*Rule 4.*—If a retailer acquires in any week any of the three kinds of meat to which this Section applies from sheep slaughtered by or for him, the quantity and the actual carcass cost of the same must be regarded as a purchase in that week for the purposes of Rule 1 preceding.

*Rule 5.*—If the total quantity of wholesale cuts of lamb or mutton, as the case may be, purchased by a retailer in any week is less than 30 per cent by weight of his total purchases of such meat in that week, the retailer shall not be required to include the quantity and the carcass cost of such wholesale cuts in his purchases made in that week for the purposes of determining his maximum retail prices of that kind of meat for the following week under Rule 1 preceding if

- (a) he submits to the nearest Prices and Supply or Local Representative of the Board a statement in writing showing the particulars of his actual delivered cost of the wholesale cuts and his proposed maximum selling prices of the authorized retail cuts obtainable from those wholesale cuts; and
- (b) such proposed retail prices are approved by the said Representative of the Board;

provided, however, that the said Representative may not approve retail maximum prices under this Rule in excess of those referred to in the next following Rule.

*Rule 6.*—The Prices and Supply or Local Representative of the Board shall not approve, under the provisions of Rule 5, a maximum price for an authorized retail cut which is greater than the maximum price for that cut fixed under the other Rules of this Section for the week in which the application to the said Representative is made nor shall he approve of prices which will result in the aggregate price received or charged by the retailer for all retail cuts obtainable from any wholesale cut exceeding the sum of

- (a) the actual delivered cost of that wholesale cut; and
- (b) a markup not exceeding 26 per cent of his selling price.

*Rule 7.*—Until such time as all retail cuts obtainable from the wholesale cuts concerned have been sold or otherwise disposed of, the prices of retail cuts approved by the said Representative of the Board under the provisions of Rules 5 and 6, shall be the retailer's maximum prices of all meat of the same kind in the form of those authorized retail cuts which he has to offer for sale in his retail premises.

**MAXIMUM RETAIL PRICES OF AUTHORIZED RETAIL CUTS OF SPRING LAMB  
SOLD IN ZONES IN THE PERIOD JANUARY 1 TO APRIL 30**

21. The maximum price at which a person in a zone may sell any spring lamb at retail during any week in the period from January 1 to April 30, both inclusive, in any year, shall be the price for the same fixed by the following rules:

*Rule 1.*—Such person shall determine a price for each authorized retail cut so that if he were to sell during that week at those prices all authorized retail cuts obtainable from a carcass, the resulting average price per pound received or charged by him for all such cuts will not exceed the sum of

- (a) the average cost per pound of his purchases of spring lamb during the preceding week;
- (b) the actual transportation charges per pound provided for in Section 15 except any amount paid for express under Section 5; and
- (c) a markup not exceeding 26 per cent of such average selling price per pound.

*Rule 2.*—The prices determined by a retailer in accordance with the provisions of Rule 1 are the retailer's maximum prices of spring lamb and shall govern him in selling all authorized retail cuts of spring lamb during that week.

*Rule 3.*—If in one week a retailer did not buy such spring lamb at wholesale, but does buy some in the following week for sale in that week, his maximum retail prices for that week for all authorized retail cuts of such lamb shall be based on the average cost per pound of the first day's purchases of carcasses in that week and otherwise all these rules shall apply in the determination of his maximum retail prices.

*Rule 4.*—If a retailer acquires spring lamb in any week from sheep slaughtered by or for him, the spring lamb so acquired must be regarded as a purchase for the purpose of Rule 1.

**POSTING OF MAXIMUM PRICES**

22. Before selling at retail in any week any spring lamb to which Section 21 applies, every retailer shall make all necessary calculations to determine his maximum prices during that week of each authorized retail cut of such lamb and such prices shall be the prices he is required to post in his place of business under the provisions of Section 19.

**MAXIMUM PRICES OF WHOLESALE CUTS SOLD BY RETAILERS IN ZONES**

23. The maximum price at which a person may sell at retail in a zone a wholesale cut of lamb other than spring lamb or a wholesale cut of mutton shall be the sum of the following:—

- (a) (i) if he purchased the wholesale cut in that form, his lawful maximum delivery cost of that wholesale cut as fixed by Section 15 (except the difference between railway freight and express charges, if any, included in such cost); and
- (ii) if the wholesale cut was derived from a carcass or side purchased or otherwise acquired by him, the corresponding or equivalent price for that wholesale cut, set forth in Schedule "B" in the horizontal column at the extreme left of which is the carcass (or side) price paid by him, plus actual transportation charges from the railway station or dock at port of call, as the case may be, nearest to his place of business; and
- (b) a markup not exceeding ten per cent of his selling price.

**SALES AT RETAIL OF SPRING LAMB, OTHER LAMB AND MUTTON BY PERSONS NOT IN ZONES**

24. Every person selling any lamb or mutton at retail in any part of Canada not in a zone shall regulate his selling prices for the various cuts so that the aggregate price received or charged by him for all cuts from any carcass, side or wholesale cut purchased or otherwise acquired by him shall not exceed the total of:—



- (a) his actual delivered cost of that carcass, side or wholesale cut but not exceeding the maximum price at which the same may be sold to him by his supplier, including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) if he sells it in the form of wholesale cuts, a markup not exceeding 10 per cent of his selling price; or
- (c) if he sells it in the form of retail cuts, a markup not exceeding 26 per cent of his selling price.

#### MAXIMUM RETAIL PRICES OF KOSHER LAMB AND MUTTON

25. Every person selling kosher lamb or mutton at retail in any zone or other part of Canada shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from a kosher pair of fronts purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that kosher pair of fronts but not exceeding the maximum price at which it may be sold to him at wholesale under this Order including koshering charges and transportation to his place of business (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 26 per cent of his selling price.

### Part V—Records of Sales and Purchases

#### SALES INVOICES

26. (1) Every person who sells any lamb or mutton at wholesale shall on every sale and concurrently with delivery to the buyer, furnish him with an invoice showing the following:—

- (a) the name and identifying address of the seller and the buyer and the date of sale;
- (b) the weight and price per pound of each carcass, side and wholesale cut sold to the buyer and whether it is spring lamb, other lamb or mutton;
- (c) the freight or express charges, if any, added to the price under Section 5; and
- (d) in the case of kosher lamb and mutton, the koshering charge made by him.

(2) Every person who sells lamb or mutton at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

#### RECORDS OF PURCHASES

27. (1) Every person who sells lamb or mutton at wholesale or at retail shall upon receipt by him of any lamb or mutton purchased or otherwise acquired by him immediately prepare and shall thereafter keep at the place of business at which he receives the same, a written record showing:—

- (a) the name and identifying address of his supplier and the date of purchase or acquisition;
- (b) the weight and price per pound paid of each carcass, side and wholesale cut purchased by him and whether it is spring lamb, other lamb or mutton;
- (c) the freight or express charges, if any, paid by him and charged by his supplier under Section 5;
- (d) if a retailer, actual transportation charges paid by him for transporting the meat from his receiving point to his place of business;
- (e) if a retailer of kosher meat, the koshering charges paid by him.

(2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 26, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

#### INSPECTION OF RECORDS AND INVOICES

28. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.



## RETAIL SALES SLIPS

29. Every person who sells any lamb or mutton at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight of the meat sold and the price charged.

## Part VI—Definitions of Authorized Wholesale Cuts

## WHOLESALE CUTS OF LAMB

30. (1) Wholesale cuts of lamb include,
- (a) "pair of short cut fronts" being the fore end of a carcass, in one piece, cut to include not more nor less than five full rib bones on each side of the chine bone;
  - (b) "pair of long cut fronts" being the fore end of a carcass, in one piece, cut to include not more nor less than eleven full rib bones on each side of the chine bone;
  - (c) "front quarter, boneless and rolled" being a single front (obtained by splitting a pair of short cut fronts along the chine bone) with bones removed, rolled and tied;
  - (d) "pair of short cut hinds" being the hind end of a carcass, in one piece, cut to include not more nor less than two full rib bones on each side of the chine bone;
  - (e) "pair of long cut hinds" being the hind end of a carcass, in one piece, cut to include not more nor less than eight full rib bones on each side of the chine bone;
  - (f) "pair of legs" being the posterior portion in one piece of a pair of long cut hinds obtained by cutting horizontally at the pin bones;
  - (g) "pair of loins" being the anterior portion in one piece of a pair of long cut hinds after the pair of legs and flanks are removed;
  - (h) "flank" being the portion of a single long cut hind obtained by cutting in a straight line from a point at the front end not more than  $4\frac{1}{2}$  inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than ten per cent of the single long cut hind.

## WHOLESALE CUTS OF MUTTON

- (2) Wholesale Cuts of Mutton include,
- (a) "pair of fronts" being the fore end of a carcass, in one piece, cut to include not more nor less than 5 full rib bones on each side of the chine bone;
  - (b) "pair of hinds"—as referred to in clauses (c), (d) and (e) following—being the hind end of a carcass, in one piece, cut to include not more nor less than 8 full rib bones on each side of the chine bone (for purposes of definition—not to be sold);
  - (c) "pair of legs" being the posterior portion, in one piece of a pair of hinds obtained by cutting horizontally at the pin bones;
  - (d) "pair of loins" being the anterior portion, in one piece, of a pair of hinds after the pair of legs and flanks are removed;
  - (e) "flank" being the portion of a single hind obtained by cutting in a straight line from a point at the front end not more than  $4\frac{1}{2}$  inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than 10 per cent of the single hind;
  - (f) "boneless mutton" means boneless meat obtained from any part of a carcass.

## Part VII—Definitions of Authorized Retail Cuts

## DEFINITIONS OF RETAIL CUTS

31. Retail Cuts of lamb and mutton include,
- (1) "leg, full cut, whole or half" being the posterior portion of a hind quarter (cut to include not more nor less than 8 full rib bones) obtained by cutting horizontally at the pin bone;

- (2) "leg, short cut" being that portion of a leg, full cut remaining after the sirloin or chump has been removed;
- (3) "sirloin or chump chops" being that portion of a leg, full cut extending from the pin bone to the hip knuckle joint;
- (4) "loin, whole, flank on, kidney and kidney suet out" being the anterior portion in one piece of a hind quarter, remaining after the leg, full cut, kidney and kidney suet have been removed;
- (5) "loin, whole, flank off, kidney and kidney suet out" being that portion of a loin, whole, flank on, kidney and kidney suet out remaining after the flank has been removed;
- (6) "loin roast or chops, tenderloin end" being that portion of a loin, whole, flank off, kidney and kidney suet out remaining after the loin rib roast or chops have been removed;
- (7) "loin rib roast or chops" being that portion, cut to include not more nor less than 8 full rib bones of a loin, whole, flank off, kidney and kidney suet out, remaining after the tenderloin end has been removed;
- (8) "flank" being that portion of a hind quarter obtained by cutting in a straight line from a point at the front end not more than 4½ inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than 10 per cent of a hind quarter;
- (9) "front quarter, whole or half" being a front quarter cut to include not more nor less than five full rib bones;
- (10) "front quarter, boneless and rolled" being a front quarter whole, with the bones removed, rolled and tied;
- (11) "rack or shoulder, neck on" being that portion of a front quarter whole, remaining after the breast has been removed;
- (12) "rack or shoulder, neck off" being that portion of a front quarter, whole, remaining after the breast and neck have been removed;
- (13) "rack or shoulder chops" being chops obtained by slicing a rack or shoulder, neck off;
- (14) "breast" being that portion of the front quarter, whole, remaining after the rack or shoulder, neck on, has been removed;
- (15) "neck" being that portion of a pair of fronts remaining after the breast and rack have been removed;
- (16) "Boneless lamb and patties" being boneless ground lamb;
- (17) "boneless mutton and patties" being boneless ground mutton.

#### Part VIII—Zones

32. For the purposes of this Order, the following zones are established:

Zone 1; composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi;

Zone 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3; composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4; composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5; composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the county of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6; composed of

all that part of Southern Ontario not included in Zone 5.

Zone 7; composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8; composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9; composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10; composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11; composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12; composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;



Zone 13; composed of

- (a) in the province of Alberta, Edson and Lovett and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver;

Zone 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Dated at Ottawa this 12th day of June, 1944.

F. S. GRISDALE,

*Administrator of Meat and Meat Products.*

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.*

### SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

**THIS ORDER FIXES MAXIMUM WHOLESALE AND RETAIL PRICES OF LAMB AND MUTTON AND IS PART OF THIS PRICE CONTROL PROGRAM.**

These maximum prices have been fixed for top quality of lamb and mutton and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

*Note.*—Subsection (1) of Section 6 of Board Order No. 340 as amended by Board Order No. 403 reads as follows:—

“(6) During the months of June, July and August of each year, the slaughtering of lambs weighing less than 60 pounds live weight by a person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such lambs to take place on these premises.”



## SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-1246

## MAXIMUM WHOLESALE PRICES OF CARCASSES AND SIDES OF LAMB AND MUTTON

(in cents per pound)

Zone	SPRING LAMB		Other Lamb	Mutton
	Jan. 1-April 30	May 1-July 15		
1.....	35.00	31.00	27.25	19.00
2.....	34.50	30.50	26.75	18.50
3.....	34.25	30.25	26.50	18.25
4.....	33.75	29.75	26.00	17.75
5.....	34.25	30.25	26.50	18.25
6.....	34.00	30.00	26.25	18.00
7.....	34.25	30.25	26.50	18.25
8.....	33.75	29.75	26.00	17.75
9.....	33.25	29.25	25.50	17.25
10.....	32.50	28.50	24.75	16.50
11.....	32.25	28.25	24.50	16.25
12.....	32.00	28.00	24.25	16.00
13.....	33.25	29.25	25.50	17.25
14.....	33.00	29.00	25.25	17.00
15.....	33.50	29.50	25.75	17.50

## SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1246

EXPLANATION I: This Schedule contains two Parts—one Part for lamb (exclusive of spring lamb) and one Part for mutton. The Maximum Price in any zone of a wholesale cut of lamb (exclusive of spring lamb) and of mutton will be found in the applicable Part in the horizontal column of which the first figure at the extreme left is the Maximum Wholesale Price of a Carcass in that Zone.

EXPLANATION II: This Schedule must also be used by a retailer in ascertaining his weighted average carcass cost according to the rules set forth in Section 20 of this Order.

## PART I

## MAXIMUM WHOLESALE PRICES OF CUTS OF LAMB (EXCLUSIVE OF SPRING LAMB) RELATIVE TO MAXIMUM WHOLESALE PRICES OF CARCASSES

(in cents per pound)

Max. Price of	RELATIVE MAXIMUM PRICE OF							
Carcass and Side	Pair of short cut Fronts	Pair of long cut Fronts	Front Quarter boneless and rolled	Pair of short cut Hinds	Pair of long cut Hinds	Pair of Legs	Pair of Loins	Flank
22.00	15.75	17.50	25.00	27.00	25.75	27.75	28.25	10.00
22.25	16.00	17.75	25.50	27.25	26.00	28.00	28.50	10.00
22.50	16.25	18.00	25.75	27.50	26.25	28.25	28.75	10.00
22.75	16.50	18.25	26.00	27.75	26.50	28.50	29.00	10.00
23.00	16.75	18.50	26.50	28.00	26.75	28.75	29.50	10.00
23.25	17.00	18.75	26.75	28.25	27.00	29.00	29.75	10.00
23.50	17.25	19.00	27.25	28.50	27.25	29.25	30.00	10.00
23.75	17.50	19.25	27.50	28.75	27.50	29.50	30.25	10.00
24.00	17.75	19.50	28.00	29.00	27.75	29.75	30.50	10.00
24.25	18.00	19.75	28.25	29.25	28.00	30.00	31.00	10.00
24.50	18.25	20.00	28.75	29.50	28.25	30.25	31.25	10.25
24.75	18.50	20.25	29.00	29.75	28.50	30.50	31.50	10.50
25.00	18.75	20.50	29.50	30.00	28.75	30.75	31.75	10.75
25.25	19.00	20.75	29.75	30.25	29.00	31.00	32.00	11.00
25.50	19.25	21.00	30.25	30.50	29.25	31.25	32.25	11.25
25.75	19.50	21.25	30.50	30.75	29.50	31.50	32.50	11.50
26.00	19.75	21.50	31.00	31.00	29.75	31.75	32.75	11.75
26.25	20.00	21.75	31.25	31.25	30.00	32.00	33.00	12.00
26.50	20.25	22.00	31.50	31.50	30.25	32.25	33.25	12.25
26.75	20.50	22.25	32.00	31.75	30.50	32.50	33.50	12.50
27.25	21.00	22.75	32.75	32.25	31.00	33.00	34.00	13.00

## SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1246

## PART II

## MAXIMUM WHOLESALE PRICES FOR CUTS OF MUTTON RELATIVE TO MAXIMUM WHOLESALE PRICES OF CARCASSES

(in cents per pound)

Maximum Price of Carcass and Sides	RELATIVE MAXIMUM PRICE OF				
	Pair of Legs	Pair of Loins	Pair of short cut Fronts	Flank	Boneless Mutton
13.75.....	19.75	19.75	7.75	3.75	17.75
14.00.....	20.00	20.00	8.00	4.00	18.00
14.25.....	20.25	20.25	8.25	4.25	18.25
14.50.....	20.50	20.50	8.50	4.50	18.50
14.75.....	20.75	20.75	8.75	4.75	18.75
15.00.....	21.00	21.00	9.00	5.00	19.00
15.25.....	21.25	21.25	9.25	5.25	19.25
15.50.....	21.50	21.50	9.50	5.50	19.50
15.75.....	21.75	21.75	9.75	5.75	19.75
16.00.....	22.00	22.00	10.00	6.00	20.00
16.25.....	22.25	22.25	10.25	6.25	20.25
16.50.....	22.50	22.50	10.50	6.50	20.50
16.75.....	22.75	22.75	10.75	6.75	20.75
17.00.....	23.00	23.00	11.00	7.00	21.00
17.25.....	23.25	23.25	11.25	7.25	21.25
17.50.....	23.50	23.50	11.50	7.50	21.50
17.75.....	23.75	23.75	11.75	7.75	21.75
18.00.....	24.00	24.00	12.00	8.00	22.00
18.25.....	24.25	24.25	12.25	8.25	22.25
18.50.....	24.50	24.50	12.50	8.50	22.50
18.75.....	24.75	24.75	12.75	8.75	22.75
19.00.....	25.00	25.00	13.00	9.00	23.00

## SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1246

## PART I

## MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF SPRING LAMB DURING THE PERIOD MAY 1 TO JULY 15

(These Maximum Prices are subject to reduction in accordance with Section 20 of this Order.)

Retail Cuts	ZONES														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, whole or half.....	53	52	51	51	51	51	51	51	50	49	49	48	50	50	51
2. Leg, short cut.....	53	52	51	51	51	51	51	51	50	49	49	48	50	50	51
3. Sirloin or chump chops.....	62	61	61	61	61	61	61	61	59	58	58	58	59	59	60
4. Loin, Whole, Flank on, Kidney and Suet out.....	46	45	45	45	45	45	45	45	43	42	42	42	43	43	44
5. Loin, Whole, Flank off, Kidney and Suet out.....	56	55	55	55	55	55	55	55	53	52	52	52	53	53	54
6. Loin Roast or Chops, Tenderloin End.....	62	61	61	61	61	61	61	61	59	58	58	58	59	59	60
7. Loin Rib Roast or Chops.....	50	49	49	49	49	49	49	49	47	46	46	46	47	47	48
8. Flank.....	20	20	20	20	20	20	20	20	18	17	17	17	18	18	19
9. Front Quarter, Whole or Half.....	33	33	33	31	33	32	33	31	31	30	29	29	31	30	31
10. Front Quarter, Boneless and Rolled.....	47	47	47	44	47	46	47	44	44	42	41	41	44	42	44
11. Rack or Shoulder, Neck on.....	37	37	37	35	37	36	37	35	35	34	33	33	35	34	35
12. Rack or Shoulder, Neck off.....	42	42	42	40	42	41	42	40	40	39	38	38	40	39	40
13. Rack or Shoulder Chops.....	44	44	44	42	44	43	44	42	42	41	40	40	42	41	42
14. Breast.....	24	24	24	22	24	24	24	22	22	21	20	20	22	21	22
15. Neck.....	20	20	20	19	20	19	20	19	19	18	17	17	19	18	19
16. Boneless Lamb and Patties.....	33	33	33	31	33	32	33	31	31	30	29	29	31	30	31

## SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1246

## PART II

MAXIMUM RETAIL PRICES IN CENTS PER POUND OF AUTHORIZED RETAIL CUTS OF LAMB  
(EXCLUSIVE OF SPRING LAMB)

(These Maximum Prices are subject to reduction in accordance with Section 20 of this Order.)

Retail Cuts	ZONES														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, whole or half.....	47	47	46	45	46	45	46	45	45	43	43	42	45	44	45
2. Leg, short cut.....	47	47	46	45	46	45	46	45	45	43	43	42	45	44	45
3. Sirloin or chump chops.....	54	53	53	52	53	53	53	52	51	51	50	49	51	51	51
4. Loin, Whole, Flank on, Kidney and Suet out.....	41	40	40	39	40	40	40	39	38	38	37	36	38	38	38
5. Loin, Whole, Flank off, Kidney and Suet out.....	50	49	49	48	49	49	49	48	47	47	46	45	47	47	47
6. Loin Roast or Chops, Tenderloin End.....	54	53	53	52	53	53	53	52	51	51	50	49	51	51	51
7. Loin Rib Roast or Chops.....	46	45	45	44	45	45	45	44	43	43	43	42	43	43	43
8. Flank.....	18	18	17	17	17	17	17	17	16	16	15	15	16	16	16
9. Front Quarter, Whole or Half.....	28	27	27	26	27	27	27	26	25	24	24	24	25	25	26
10. Front Quarter, Boneless and Rolled.....	40	38	38	37	38	38	38	37	36	34	34	34	36	36	37
11. Rack or Shoulder, Neck on.....	32	31	31	30	31	31	31	30	29	28	28	28	29	29	30
12. Rack or Shoulder, Neck off.....	37	36	36	35	36	36	36	35	34	33	33	33	34	34	35
13. Rack or Shoulder Chops.....	39	38	38	37	38	38	38	37	36	35	35	35	36	36	37
14. Breast.....	18	17	17	16	17	17	17	16	16	15	15	15	16	16	16
15. Neck.....	18	17	17	16	17	17	17	16	16	15	15	15	16	16	16
16. Boneless Lamb and Patties.....	28	27	27	26	27	27	27	26	25	24	24	24	25	25	26

## SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1246

## PART III

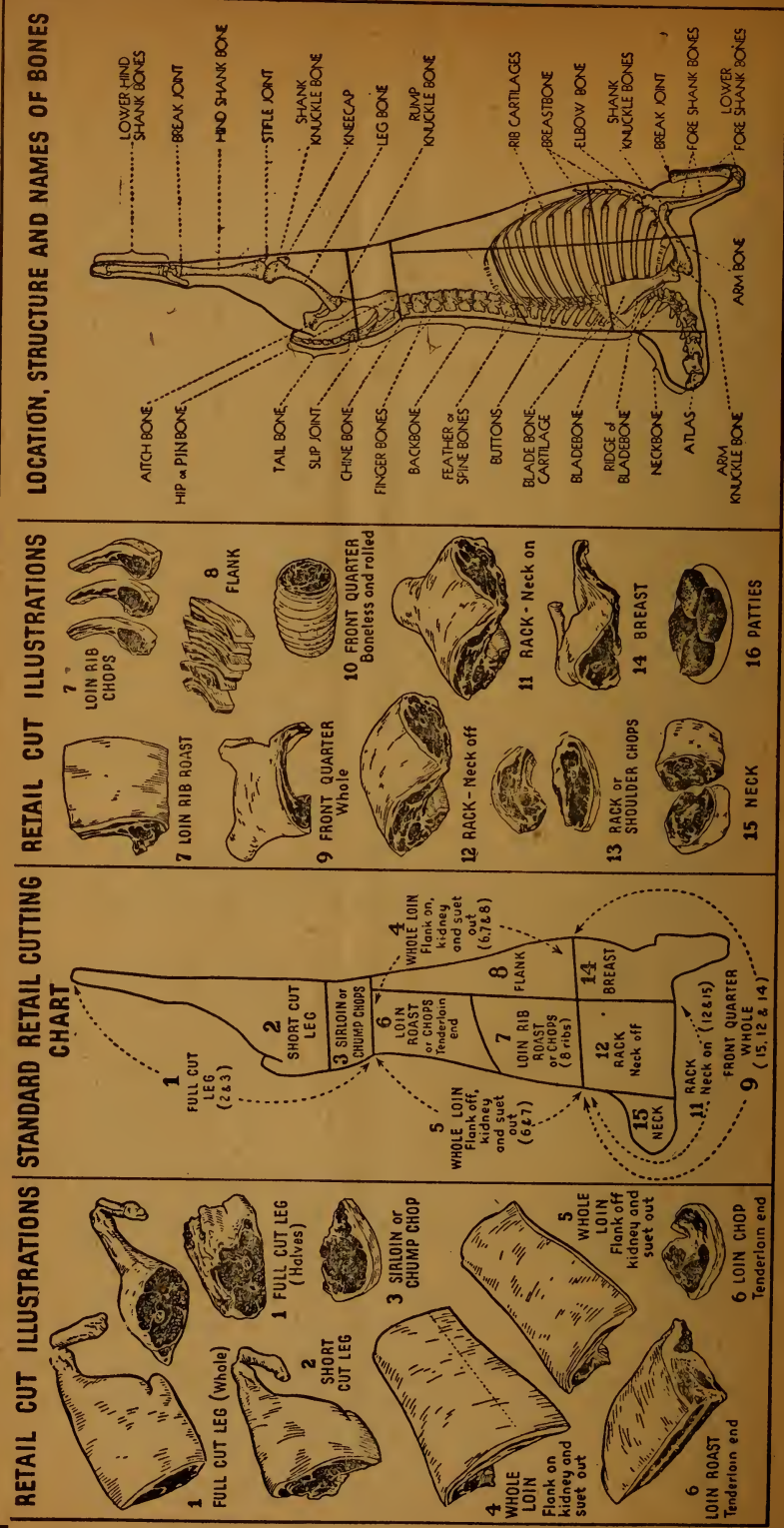
## MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF MUTTON

(These Maximum Prices are subject to reduction in accordance with Section 20 of this Order.)

Retail Cuts	ZONES														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, whole or half.....	36	35	34	34	34	34	34	34	33	31	31	30	33	32	33
2. Leg, short cut.....	36	35	34	34	34	34	34	34	33	31	31	30	33	32	33
3. Sirloin or chump chops.....	36	36	34	34	34	34	34	34	33	31	31	30	33	32	33
4. Loin, Whole, Flank on, Kidney and Suet out.....	24	23	23	23	23	23	23	23	22	21	21	20	22	22	23
5. Loin, Whole, Flank off, Kidney and Suet out.....	30	29	29	28	29	28	29	28	27	26	26	25	27	27	28
6. Loin Roast or Chops, Tenderloin End.....	33	32	32	31	32	31	32	31	30	29	29	28	30	30	31
7. Loin Rib Roast or Chops.....	28	27	27	26	27	26	27	26	25	24	24	24	25	25	26
8. Flank.....	10	10	10	10	10	10	10	10	9	9	9	9	9	9	10
9. Front Quarter, Whole or Half.....	19	18	18	17	18	18	18	17	17	17	16	16	17	17	17
10. Front Quarter, Boneless and Rolled.....	27	26	26	24	26	26	26	24	24	24	23	23	24	24	24
11. Rack or Shoulder, Neck on.....	21	20	20	19	20	20	20	19	19	19	18	18	19	19	19
12. Rack or Shoulder, Neck off.....	24	23	23	22	23	23	23	22	22	22	21	21	22	22	22
13. Rack or Shoulder Chops.....	26	25	25	24	25	25	25	24	24	24	23	23	24	24	24
14. Breast.....	14	13	13	12	13	13	13	12	12	12	11	11	12	12	12
15. Neck.....	12	11	11	10	11	11	11	10	10	10	9	9	10	10	10
16. Boneless Mutton and Patties.....	19	18	18	17	18	18	18	17	17	17	16	16	17	17	17



# RETAIL LAMB AND MUTTON CHART



THIS CHART illustrates all of the retail cuts of lamb and mutton which may be sold or offered for sale.



## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1250

### Fluid Milk, Fluid Milk Products and Cream

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered on behalf of the Board as follows:—

#### INTRODUCTION

1. This Order replaces Parts I and II of Board Order No. 195 as amended and comes into force on July 1, 1944.

2. (1) All prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fluid milk, fluid milk product or cream or received by the seller from any person in connection with the sale of any fluid milk, fluid milk product or cream shall constitute part of the price of such fluid milk, fluid milk product or cream.

(3) The word "sell" as used in this Order also includes an offer to sell.

#### DEFINITIONS

3. For the purposes of this Order,

- (a) "fluid milk product" means cultured milk, buttermilk (cultured) and chocolate flavoured dairy drink;
- (b) "standard milk" means, in any part of any province of Canada, standard milk as defined or described in the Regulations or Orders of any provincial or other authority duly appointed in such province to regulate the sale and distribution of dairy products; provided that, in any part of any province in which standard milk has not been so defined or described, the expression shall mean fluid milk containing not less than 3.25 per cent and not more than 4.0 per cent of butterfat;
- (c) "special milk" means, in any part of any province of Canada any fluid milk which in its natural state (without the addition of extra butterfat) conforms to the description of special milk set forth in the Regulations or Orders of any provincial or other authority duly appointed in such province to regulate the sale and distribution of dairy products; provided that, in any part of any province in which special milk is not so described, the expression shall mean fluid milk containing more than 4 per cent butterfat in its natural state (without the addition of extra butterfat);
- (d) "distributor" means any person who purchases fluid milk or fluid cream from a primary producer for resale.

#### DEFINITIONS AND DESCRIPTIONS OF MARKETS AND PRINCIPAL MARKETS

4. (1) For the purposes of this Order,

- (a) "market" means in any province a particular district for the sale of fluid milk defined or named as a market in any Order of any provincial authority duly appointed to regulate the sale of dairy products in that province or in a specific direction issued under the authority of the Board;
  - (b) "principal market" means a principal market referred to in Section 5 and, except in the case of the principal markets of Halifax, Sydney, Vancouver and Victoria which are described in subsection (2) of this Section, if any principal market is specifically described in an Order of a provincial authority relating thereto, and concurred in by the Board, that description shall apply to that market for the purposes of this Order.
- (2) For the purposes of this Order,
- (a) the principal market of Halifax includes the city of Halifax and all territory lying within a radius of twenty miles of the City Hall of such City;

- (b) the principal market of Sydney includes the City of Sydney, Nova Scotia, and all territory lying within a radius of twenty miles of the City Hall of such City;
- (c) the principal market of Vancouver includes the cities of Vancouver, North Vancouver and New Westminster, the municipalities of West Vancouver, Burnaby and Richmond, the District of North Vancouver, the University Area in Point Grey and the Fraser Valley;
- (d) the principal market of Victoria includes the City of Victoria and all territory lying within a radius of three miles of the City Hall of such city and the whole of the municipality of Oak Bay.

## PART I—FLUID MILK AND FLUID MILK PRODUCTS

### MAXIMUM RETAIL PRICES OF STANDARD MILK

5. Subject to the other provisions of this Part, the maximum price per quart at which any person may sell any standard milk at retail in any principal market shall, according to the principal market in which the sale is made, be as follows:—

PRINCIPAL MARKET	MAXIMUM PRICE IN PRINCIPAL MARKETS (STANDARD MILK) (CENTS PER QUART)
Charlottetown.....	11·0
Sydney.....	14·0
Halifax.....	13·0
Saint John (N.B.).....	13·0
Fredericton.....	12·0
Campbellton.....	13·0
Quebec City.....	12·0
Three Rivers.....	11·0
Montreal.....	12·5
Sherbrooke.....	11·0
Hull.....	12·0
Toronto.....	13·0
Hamilton and Niagara District.....	12·5
Windsor.....	13·0
Winnipeg.....	12·0
Regina.....	12·0
Saskatoon.....	12·0
Moose Jaw.....	12·0
Prince Albert.....	12·0
Swift Current.....	12·0
Edmonton.....	12·0
Calgary.....	12·0
Lethbridge.....	12·0
Vancouver.....	12·0
Victoria.....	13·0

6. The maximum price at which any person may sell any standard milk at retail in any market, other than a principal market, shall be the maximum price at which, immediately prior to June 1, 1944, he could sell standard milk at retail in that market as fixed,

- (a) by any Order of a provincial authority duly appointed to regulate the sale and distribution of dairy products in the province in which that market is situated, or
- (b) by a specific direction issued under authority of the Board.

7. (1) The maximum price at which any person may sell any standard milk at retail in any part of Canada other than a principal market or a market referred to in Section 6 shall be 10 cents per quart.

(2) If the maximum price, in effect immediately prior to June 1, 1944, at which a person could sell standard milk at retail in any part of Canada, other than a principal market or a market referred to in Section 6, is more than 10 cents per quart, such prior maximum price shall continue in effect if, on or before August 1, 1944, he applies

for approval thereof to the provincial authority duly appointed to regulate the sale and distribution of dairy products in the province in which that part of Canada is situated and subsequently receives approval in writing of such higher prior price.

8. If the maximum price on sales of standard milk at retail in any principal market by any class of seller, in effect immediately prior to June 1, 1944, as fixed by an Order of a provincial authority concurred in by the Board, is more than the maximum price set forth in Section 5 for that principal market, such prior maximum price shall be the maximum price at which any seller of that class may sell standard milk at retail in that principal market.

#### MAXIMUM RETAIL PRICES OF FLUID MILK PRODUCTS AND OF ANY FLUID MILK OTHER THAN STANDARD MILK

9. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person may sell any fluid milk product or any fluid milk other than standard milk at retail in any market or other part of Canada shall be the maximum price at which he may sell standard milk at retail in that market or part of Canada under the provisions of this Order.

(2) If the lawful maximum price in effect immediately prior to June 1, 1944, at which any person may sell at retail any fluid milk product or any fluid milk other than standard milk in any market as fixed

- (a) by any Order of a provincial authority duly appointed to regulate the sale and distribution of dairy products in the province in which that market is situated,
- (b) by Board Orders Nos. 187 and 238, as amended, or any Order replacing either such Orders, or
- (c) by a specific direction issued under authority of the Board,

is more or less than the maximum price of such fluid milk or fluid milk product fixed by subsection (1) preceding, such prior maximum price shall be the maximum price at which that person may sell such fluid milk or fluid milk product at retail in that market except where such prior maximum price was established for a fluid milk to which butterfat had been added.

#### MEANING OF PRIOR MAXIMUM PRICE

10. The maximum price in effect immediately prior to June 1, 1944, referred to in Sections 6, 7, 8, and 9, means the maximum price before deduction of the consumer subsidy at the rate of 2 cents per quart as provided in Section 4 of Board Order No. 195.

#### VARIATIONS OF MAXIMUM RETAIL PRICES

11. The maximum price on the sale at retail of any fluid milk or fluid milk product in any market or other part of Canada may, with the concurrence or approval in writing of the Chairman of the Board, be varied or fixed by the Order of any provincial authority duly appointed to regulate the sale of dairy products in the province in which that market or part of Canada is situated or by the Administrator of Dairy Products.

#### SALES OF CERTAIN FLUID MILK PROHIBITED

12. (1) No person shall sell any fluid milk as special milk unless it conforms to the definition of special milk in this Order.

(2) No person shall by the addition of butterfat manufacture for sale a fluid milk that could be represented as a fluid milk which in its natural state contains more than 4 per cent butterfat.

#### PROVISIONS RESPECTING SUBSIDY

13. Notwithstanding the provisions of other Sections of this Order, every person on the sale at wholesale or at retail in any part of Canada of any standard milk, homogenized milk, special milk, skim milk, cultured milk, buttermilk (cultured) or chocolate flavoured dairy drink shall collect from the purchaser thereof not more than the lawful maximum price thereof less, as the case may be, a reduction of eight cents per gallon, two cents per quart, one cent per pint and, in the case of sales at wholesale



only, one-half cent per half-pint. The provisions of this Section shall apply to all sales regardless of the class of purchaser or the size or kind of container used, with the following exceptions:—

- (a) sales by a distributor to another distributor or to a primary producer who buys for resale;
- (b) sales by a distributor to a manufacturer for use in the manufacturing or processing of any food or other product;
- (c) sales by a primary producer to a distributor or to a manufacturer for use in manufacturing or processing any food or other product;
- (d) sales to any person for any purpose other than for human consumption;
- (e) sales at retail in half-pint containers;
- (f) sales of skim milk or buttermilk (cultured) in containers having a capacity of more than one Imperial gallon.

14. (1) Commodity Prices Stabilization Corporation Limited, is hereby authorized and directed to reimburse the seller on all sales of standard milk, homogenized milk, special milk, skim milk, cultured milk, buttermilk (cultured) and chocolate flavoured dairy drink at prices reduced in accordance with the provisions of Section 13 by payment of a subsidy at the following rates:

8 cents per gallon;  
 2 cents per quart;  
 1 cent per pint;  
 $\frac{1}{2}$  cent per half-pint;

provided, however, that such subsidy shall not be paid in respect of sales of any such fluid milk or fluid milk product that was purchased by the seller at prices reduced in accordance with the provisions of Section 13.

(2) Every seller making any claim for subsidy under the provisions of this Section shall make application therefor to Commodity Prices Stabilization Corporation, Limited, on a form or forms provided by it and shall furnish all information required in such form or forms or otherwise required by such Corporation.

## PART II—FLUID CREAM

### RESTRICTIONS RESPECTING SALE OF FLUID CREAM

15. (1) Except with the authority in writing of the Administrator of Dairy Products or as provided in subsection (2) of this Section no person shall, on and after July 1, 1944, sell or supply in any manner to any other person, and no person shall purchase or otherwise acquire from any other person

- (a) any fluid cream containing more than 18 per cent of butterfat with a tolerance of one per cent being allowed, or
  - (b) more than two grades of fluid cream; such grades to be such as are designated by the provincial authority duly appointed to regulate the sale and distribution of dairy products in the province in which such cream is sold or supplied.
- (2) The restrictions set forth in subsection (1) of this Section shall not apply
- (a) to sales of fluid cream by a primary producer of fluid cream to a dairy, creamery, distributor or manufacturer of dairy products; and
  - (b) to sales of fluid cream by a distributor or manufacturer of dairy products to another distributor or manufacturer of dairy products.

### MAXIMUM PRICES OF FLUID CREAM

16. (1) Subject to the other provisions of this Part, the maximum price per half-pint, pint or quart at which any person may sell at retail to any buyer in any part of Canada any fluid cream containing 18 per cent butterfat, with a tolerance of one per cent being allowed; shall be the following price for that quantity, delivered to the buyer:

15 cents per half-pint;  
 28 cents per pint;  
 50 cents per quart.



(2) If the maximum price, as fixed by an Order in effect immediately prior to June 1, 1944 made, approved or concurred in, by or under authority of the Board, on sales at retail in any market of the fluid cream referred to in subsection (1) preceding is more or less than the maximum price fixed by said subsection (1) such prior maximum price shall continue in effect in that market.

(3) The maximum price at which any person may sell at retail any fluid cream containing less than the percentage of butterfat set forth in subsection (1) preceding shall be the highest lawful price established by such person on sales of such cream during the basic period from September 15 to October 11, 1941.

(4) Except as may be otherwise provided in any Order made, approved or concurred in by or under authority of the Board, any difference in price heretofore established between different classes of sellers in any market in any province by any authority duly appointed to regulate the sale and distribution of dairy products in such province and which results in some classes of sellers having net prices per unit of fluid cream lower than the net prices per unit of fluid cream of other sellers and lower than the maximum prices set forth in subsections (1) and (2) shall be continued in that market by all sellers affected by that established difference.

#### VARIATION IN MAXIMUM PRICES

17. The maximum price on the sale of fluid cream in any market or other part of Canada may, with the written concurrence or approval of the Chairman of the Board, be varied or fixed by any provincial authority duly appointed to regulate the sale and distribution of dairy products in the province in which that market or part of Canada is situated or by the Administrator of Dairy Products.

### PART III—RECORDS OF SALES

18. Every seller of any fluid milk, fluid milk product and fluid cream affected by the provisions of this Order shall make and keep an adequate written record showing clearly, correctly and fully the particulars of his sales thereof.

19. Every record which a person is by this Order required to make and keep shall be kept by him at his place of business available for inspection by any authorized representative of the Board at any time within twenty-four months of the date of the transaction to which it relates.

Dated at Ottawa this 12th day of June, 1944.

K. H. OLIVE,  
*Administrator of Dairy Products*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

### WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1259

#### Maximum Prices of Honey

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

#### Part I—Introduction

##### EFFECTIVE DATE

1. This Order comes into force on June 26, 1944, and replaces Board Order No. 286 which has been revoked by the Board.

##### PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container, so that the sum of the price and the charge for the container exceeds the maximum price.

### ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any honey or received by the seller from any person in connection with the sale of any honey shall constitute part of the price of such honey.

### DEFINITIONS

4. (1) The word "sell" as used in this Order includes an offer to sell and the word "buy" includes an offer to buy.

(2) For the purposes of this Order,

(a) "No 1 white" means honey which when in liquid form is no darker in colour than a reading of 30 m.m. on the Pfund Honey Grader and which has been graded, packed and marked as No. 1 grade honey according to the standards for honey of that grade defined and described in the Regulations issued under the Fruit, Vegetables and Honey Act;

(b) "dark" means honey which when in liquid form is darker in colour than a reading of 81 m.m. on the Pfund Honey Grader;

(c) "pasteurized granulated honey" means honey which has been treated by the controlled application of heat to a point where all yeasts are destroyed and which has been GRANULATED by the Dyce process by persons registered with and operating under the supervision of the Dominion Department of Agriculture;

(d) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning;

(e) "Zone No. 1" means all those parts of Canada which are not included in Zone No. 2;

(f) "Zone No. 2" means the provinces of British Columbia, Prince Edward Island, New Brunswick and Nova Scotia and that part of Quebec lying to the east and north of the Counties of Compton, Richmond, Drummond, Tamaska and Maskinonge and north of the southern boundary of the County of Abitibi.

### Part II—Sales at Wholesale

#### MAXIMUM WHOLESALE PRICES OF CANADIAN PRODUCED HONEY SOLD IN BULK

5. (1) The maximum price at which any person may sell at wholesale any honey in bulk produced in Zone No. 1 shall be 13 cents per pound for No. 1 white honey and 12 cents per pound for any other honey f.o.b. the seller's shipping point; PLUS in each case the transportation allowance provided for in Section 11, but in no event shall the maximum price exceed the total referred to in Section 9.

(2) The maximum price per pound at which any person may sell at wholesale any honey in bulk produced in Zone No. 2 shall, according to whether the honey is No. 1 white honey or other honey and to the zone in which the buyer's place of business is situated, be as follows, f.o.b. the seller's shipping point:

#### *Honey produced in Zone No. 2*

*sold to a buyer in:*

Zone No. 1

Zone No. 2

*No. 1 white honey*

13¢

14¢

*All other honey*

12¢

13¢

PLUS in each case the transportation allowance provided for in Section 11, but in no event shall the maximum price exceed the total referred to in Section 9.

#### MAXIMUM PRICES OF CANADIAN PRODUCED HONEY SOLD AT WHOLESALE IN CASE LOTS

6. (1) The maximum price per case at which any person may sell at wholesale any honey produced in Zone No. 1, packed in glass or other containers, shall be the price set forth in the following table according to the kind of honey, the size and kind of containers and the number of containers per case PLUS, in each case, the transportation allowance provided for in Section 11, but in no event shall such maximum price exceed the total referred to in Section 9.

TABLE OF CASE PRICES OF HONEY PRODUCED IN ZONE No. 1

CONTAINERS		MAXIMUM PRICE PER CASE	
No. Per Case	Lbs. per Container	No. 1 White Honey	All Other Honey
GLASS CONTAINERS		\$ cts.	\$ cts.
48.....	1	9 72	9 00
24.....	2	9 12	8 40
12.....	4	8 74	8 02
OTHER CONTAINERS			
48.....	1	9 24	8 52
24.....	2	8 64	7 92
12.....	4	8 40	7 68
6.....	8	8 01	7 29
1.....	30	4 16	3 86
1.....	70	9 60	8 90

(2) The maximum price per case at which any person may sell at wholesale to a buyer in Zone No. 2 any honey produced in Zone No. 2, packed in glass or other containers, shall be the price set forth in the following table according to the kind of honey, the size and kind of containers and the number of containers per case PLUS, in each case, the transportation allowance provided for in Section 11, but in no event shall such maximum price exceed the total referred to in Section 9.

TABLE OF CASE PRICES OF HONEY PRODUCED AND SOLD IN ZONE No. 2

CONTAINERS		MAXIMUM PRICE PER CASE	
No. per case	Lbs. per container	No. 1 White Honey	All Other Honey
GLASS CONTAINERS		\$ cts.	\$ cts.
48.....	1	10 20	9 48
24.....	2	9 60	8 88
12.....	4	9 22	8 50
OTHER CONTAINERS			
48.....	1	9 72	9 00
24.....	2	9 12	8 40
12.....	4	8 88	8 16
6.....	8	8 49	7 77
1.....	30	4 46	4 16
1.....	70	10 30	9 60

(3) The maximum price per case at which any person may sell at wholesale to any buyer in Zone No. 1 any honey produced in Zone No. 2, packed in glass or other containers, shall be the price set forth in the table to subsection (1) of this Section according to the kind of honey, the size and kind of containers and the number of containers per case PLUS, in each case, the transportation allowance provided for in Section 11, but in no event shall such maximum price exceed the total referred to in Section 9.

#### SALES AT WHOLESALE OF CANADIAN PRODUCED HONEY PACKED IN UNSPECIFIED CONTAINERS

7. The maximum price per case at which any person may sell at wholesale any honey produced in Canada packed in a container of a capacity not specified in the tables to Section 6 shall be in exact proportion by weight of honey to the maximum price, according to the zone in which the honey is produced, at which the same kind



of honey may be sold at wholesale as fixed by Section 6 when packed in the nearest larger size of container of the same type specified therein but in no event shall such maximum price exceed the total referred to in Section 9.

#### SALES AT WHOLESALE OF LESS THAN CASE LOTS AND OF UNCASED CANADIAN PRODUCED HONEY

8. The maximum price at which a person may sell at wholesale any honey produced in Canada packed in a container in less than a case lot or uncased shall be in exact proportion by weight of honey to the maximum price, as fixed by this Order, at which he may sell the same kind of honey at wholesale, according to the same type and size of container but in no event shall such maximum price exceed the total referred to in Section 9.

#### LIMITATION ON MARKUP

9. If on a sale at wholesale of Canadian produced honey in bulk or of honey in the same containers in which it was packed when purchased by the seller, the total of,

- (a) the actual price paid by him for the honey including containers and cases, if any,
- (b) the transportation allowance provided for in Section 11, and
- (c) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the basic period from September 15 to October 11, 1941, both inclusive, but, in any event, not exceeding
  - (i) 1 cent per pound if the honey is sold in bulk; and
  - (ii) 1½ cents per pound if the honey is sold packed in containers of any type and capacity,

is less than the maximum price referred to in Sections 5, 6, 7 or 8, as the case may be, the price at which he may sell such honey at wholesale shall not in any event exceed such total, f.o.b. his shipping point. This Section shall be subject to the provisions of Section 10.

#### SALES OF CANADIAN PRODUCED HONEY TO WHOLESALE DISTRIBUTORS

10. The maximum prices fixed by the preceding Sections do not apply when the sale of honey is to a wholesale distributor. The maximum price at which any person may sell any honey to a wholesale distributor shall be, f.o.b. the seller's shipping point, an amount equal to the maximum price at which he may sell that honey under the provisions of the preceding Sections whichever of them applies, LESS 1 cent per pound if the honey is sold in bulk or LESS 1½ cents per pound if the honey is sold packed in containers of any capacity or type.

#### ALLOWANCE FOR TRANSPORTATION

11. The transportation allowance referred to in Sections 5, 6 and 9 is the actual cost, but at not more than the less than carload lot freight rate, incurred by the seller in transporting the honey to the city, town or village in which he has his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by the primary producer.

#### SALES AT WHOLESALE OF IMPORTED HONEY

12. The maximum price at which any person may sell any imported honey at wholesale to any person shall be an amount equal to the maximum price at which he may sell honey produced in Zone No. 1 at wholesale to that buyer under the provisions of this Order except that, instead of the transportation allowance provided by Section 11, the transportation allowance shall be the actual cost incurred or borne by him in transporting the honey from the port of entry to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot freight rate.



### FREE DELIVERY ZONES

13. If a sale of honey by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

### PREPAYMENT OF TRANSPORTATION CHARGES

14. At the request of the buyer a wholesale distributor may prepay the charge for transporting any shipment of honey to the city, town or village in which the buyer has his place of business but in that event he must show such charge as a separate item on his sales invoice to the buyer.

## Part III—Sales at Retail

### LIMITATION ON RETAILER'S COST

15. No person selling honey at retail shall buy or otherwise acquire any honey for resale at retail at a total delivered cost in excess of the lawful maximum price at which that honey may be sold to him at wholesale under the provisions of this Order and except where his supplier is required by this Order to deliver free to him, together with actual transportation charges where and to the extent the same are not included in such wholesale price and are not borne by his supplier, as follows:—

- (a) if the honey is produced in Canada, or is imported honey purchased by him from a wholesale distributor the actual cost, but at not more than the less than carload lot freight rate, incurred by him in transporting the honey to his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by a primary producer; or
- (b) if the honey is imported by him into Canada, the actual cost incurred or borne by him in transporting the honey from the port of entry to his place of business but, in any event, at not more than the less than carload lot freight rate.

### MAXIMUM PRICES ON SALES BY RETAILERS

16. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person, other than a primary producer, may sell any honey at retail shall be the sum of the following:

- (a) his actual delivered cost of that honey not exceeding his maximum delivered cost as fixed by Section 15; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the basic period from September 15 to October 11, 1941, both inclusive, but, in any event, not exceeding
  - (i) 4 cents per pound if the honey is sold packed in glass containers of any size or capacity or in any other container of a capacity of one pound or less; or
  - (ii) 3 cents per pound if the honey is sold packed in containers, other than glass, of more than one pound capacity; or
  - (iii) 2 cents per pound if the honey is sold in bulk

(2) The maximum price at which any person other than a primary producer may sell at retail honey which he purchased in bulk and packed for sale at retail in glass or other containers shall be the sum of the following:

- (a) the maximum price at which that honey so packed may be sold at wholesale to him as fixed by this Order;
- (b) the cost of transportation of the honey in bulk incurred or borne by him as set forth in Section 15; and
- (c) a markup not exceeding the markup set forth in clause (b) of subsection (1) preceding.

## SALES AT RETAIL BY PRIMARY PRODUCERS

17. The maximum price at which a primary producer may sell any honey at retail either through a public market or elsewhere shall be the sum of the following:

- (a) the maximum price at which he may sell that honey at wholesale as fixed by this Order; and
- (b) a markup not exceeding
  - (i) 4 cents per pound if the honey is sold packed in glass containers of any size or capacity or in any other containers of a capacity of one pound or less; or
  - (ii) 3 cents per pound if the honey is sold packed in containers, other than glass, of more than one pound capacity; or
  - (iii) 2 cents per pound if the honey is sold in bulk.

## SALES OF COMB HONEY

18. The maximum price at which any person including a primary producer, may sell to any other person any honey in a standard wooden comb honey section of  $4\frac{1}{4}$  inches by  $4\frac{1}{4}$  inches or of 4 inches by 5 inches shall be 40 cents per section.

## PART IV—Records of Sales and Purchases

## SALES INVOICES

19. (1) On every sale of honey other than a sale at retail the seller shall at the time of delivery of the honey furnish the buyer with an invoice showing

- (a) the name and identifying address of the seller and the buyer and the date of sale;
- (b) the zone in which the honey is produced and the kind of honey (No. 1 white honey or other honey);
- (c) the size and kind of containers in which the honey is packed and the weight of honey sold or, if the honey is in standard wooden comb honey sections, the number of sections sold;
- (d) if the sale is by the case, the number of cases and the number, size and kind of containers in each case;
- (e) the price for the honey charged on the sale; and
- (f) the cost, if any, of transporting the honey to be borne by the buyer, if and to the extent not included in the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

## RECORDS OF PURCHASES

20. (1) Every person who sells honey at wholesale or at retail shall, immediately upon receipt by him of any honey purchased by him, make a written record at the place of business at which he receives the same showing

- (a) the name and identifying address of his supplier and the date of purchase;
- (b) the zone in which the honey is produced and the kind of honey (No. 1 white or other honey);
- (c) the size and kind of containers in which the honey is packed and the weight of honey purchased or, if the honey is in standard wooden comb honey sections, the number of sections purchased;
- (d) if the honey was purchased by the case, the number of cases, and the number, size and kind of containers in each case;
- (e) the actual price paid by him for the honey and the cost, if any, of transporting the honey to his place of business incurred or borne by him and not included in the price paid.

(2) If a person keeps the copy of the invoice he receives from his supplier in accordance with Section 19, he need not keep any other record of the particulars of sale shown on that invoice.

## INSPECTION OF RECORDS AND INVOICES

21. Every record and invoice which a seller of honey is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

## SALES SLIPS ON SALES AT RETAIL

22. Every person who sells any honey at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity and kind of honey sold and the price charged.

**PART V—General Provisions**

## MARKING CONTAINERS OF No. 1 WHITE HONEY

23. No person shall sell any honey as No. 1 white honey unless the container in which the honey is packed and sold shows legibly thereon the name and identifying address of the person who packed the honey in the container and also shows legibly thereon that the honey is No. 1 white honey.

## PASTEURIZED GRANULATED HONEY

24. Where any person sells at wholesale any pasteurized granulated honey except pasteurized granulated dark honey his maximum price of that honey as fixed by other provisions of this Order shall be increased by  $1\frac{1}{4}$  cents per pound of honey to cover the cost of pasteurizing and granulating.

Dated at Ottawa this 17th day of June, 1944.

K. W. TAYLOR,  
*Co-ordinator Foods Administration.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

**WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-1265

**Synthetic Rubber for Use in Elastic Fabrics**

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-1145 Respecting Neoprene for use in Elastic Fabrics is hereby revoked and the following is substituted therefor.

**Effective Date**

1. This Order shall become effective on and after the 26th day of June, 1944.

2. A manufacturer may use Synthetic Rubber thread as a substitute for natural rubber thread in the manufacture of fabrics which he produced in the basic period September 15 to October 11, 1941, provided that

- (a) the weight of Synthetic Rubber elastic thread a person uses in the manufacture of each yard of fabric of any kind must not be less than the weight of natural rubber elastic thread he used in the manufacture of each yard of fabric of the same or substantially the same kind, which he sold during the said basic period.
- (b) the maximum price at which a manufacturer may sell any fabrics containing synthetic rubber elastic thread shall be the highest price at which during the said basic period he sold the same or substantially the same kind of fabrics containing natural rubber elastic thread.



### Exemptions

3. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 22nd day of June, 1944.

J. H. F. TURNER,  
*Cotton Administrator.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*

## WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1266

### Maximum Prices of Brick and Hollow Structural Clay or Terra Cotta Tile in the Provinces of Manitoba, Saskatchewan and Alberta

Under powers given by the Wartime Prices and Trade Board to the Administrator of Construction Products, it is hereby ordered, as follows:

1. This Order comes into force June 28, 1944.

2. In this Order,

- (a) "brick" includes building brick manufactured from clay, shale or sand and lime, but does not include refractory brick, cement brick or hollow brick;
- (b) "hollow structural clay or terra cotta tile" includes both load-bearing and non-load-bearing tile for use in interior or exterior walls, partitions or floors, and includes hollow brick;
- (c) "dealer" means a person who purchases for resale any of the products named in this Order.

3. The maximum price, per thousand, exclusive of sales tax, at which a manufacturer may hereafter sell or offer to sell, in the Provinces of Manitoba, Saskatchewan and Alberta, or any of them, brick of a kind named in this Section, shall not exceed the lawful maximum price, per thousand, exclusive of sales tax, at which, immediately prior to the date on which this Order comes into force, he could have sold brick of the same kind and quality to the same class of customer, by more than the amount set out opposite the kind of such brick named hereunder:

<i>Kind</i>	
Sand-Lime Brick .....	\$1.50 per thousand
All other Brick .....	\$2.00 " "

4. The maximum price, per ton, exclusive of sales tax, at which a manufacturer may hereafter sell or offer to sell in the Provinces of Manitoba, Saskatchewan and Alberta, or any of them, hollow structural clay or terra cotta tile, shall not exceed by more than \$1.00 the lawful maximum price, per ton, exclusive of sales tax, at which, immediately prior to the date on which this Order comes into force, he could have sold tile of the same kind and quality to the same class of customer.

5. Any dealer whose actual cost of such brick or tile has been increased pursuant to the provisions of this Order may increase his lawful maximum price for such brick or tile, as the case may be, by not more than the actual amount of such increase in the cost to him of such brick or tile.

Dated at Ottawa, this 24th day of June, 1944.

A. A. RIDLER,  
*Administrator of Construction Products.*

APPROVED:

D. GORDON,  
*Chairman, Wartime Prices and Trade Board.*



PART IV  
 Wartime Industries Control Board  
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 14A

(Order No. Coal 14 Amended)

Dated June 16, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Buckwheat No. 2 (Rice) Transferred from Class C to Class B Fuel*

Section 2 of the Coal Controller's Order No. Coal 14 is amended by deleting the words "Buckwheat No. 2 (rice)" from subparagraph (c) (i) of the said Section under the heading "Class C Fuel" and by inserting in subparagraph (b) (i) under the heading "Class B Fuel" the words "and Buckwheat No. 2 (rice)" immediately following the words "Buckwheat No. 1 size".

2. *Reduced Quantity of Class B Fuel Authorized For Delivery*

Section 4 of the Coal Controller's Order No. Coal 14 is amended by deleting all the words and figures under the heading "Class B Fuel" and by substituting therefor the following:

"50 per cent between April 1, 1944 through September 30, 1944

20 per cent between October 1, 1944 through December 31, 1944

17½ per cent between January 1, 1945 through March 31, 1945."

E. J. BRUNNING,  
*Coal Controller.*

APPROVED:

A. H. WILLIAMSON,  
*Vice-Chairman, Wartime Industries Control Board.*

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 4B-1

(Program Classification System—Order No. P.O. 4B Amended)

Dated June 15, 1944

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 1 of Order No. P.O. 4B Amended*

Section 1 of Order No. P.O. 4B of the Priorities Officer, dated January 29, 1944, is amended by deleting the words "mining, smelting," from subsection (iii) of paragraph (h) of the said Section 1.

2. *Schedule 2 of Order No. P.O. 4B Amended*

Schedule 2 of Order No. P.O. 4B of the Priorities Officer, dated January 29, 1944, is amended by inserting the words, "Textiles: High-tenacity tire type rayon yarn; cotton, rayon and nylon tire cord and tire fabric", as the next to the last item in paragraph (1) of the said Schedule 2, following the words "sensitized film and paper".

W. E. UREN,  
*Priorities Officer.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

A. H. WILLIAMSON,  
*Vice-Chairman, Wartime Industries Control Board.*

DEPARTMENT OF MUNITIONS AND SUPPLY  
PRIORITIES OFFICER

**Order No. P.O. 5B-2**

**(Order No. P.O. 5B Amended)**

Dated June 15, 1944

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 1 of Order No. P.O. 5B Amended*

Section 1 of Order No. P.O. 5B of the Priorities Officer, dated January 29, 1944, is amended by deleting the words "mining, smelting," from subsection (iii) of paragraph (h) of the said Section 1.

2. *Section 2 of Order No. P.O. 5B Amended*

Section 2 of Order No. P.O. 5B of the Priorities Officer, dated January 29, 1944, as amended by Order No. P.O. 5B-1, dated March 20, 1944, is further amended by rescinding paragraph (1) of the said Section 2, and substituting therefor the following:

"(1) United States preference ratings described in Section 3 of this Order may be applied to purchase orders other than those specified in paragraph (3) of this Section 2, placed by an importer with United States suppliers calling for delivery of materials for use by the importer as maintenance, repair or operating supplies or minor capital expenditures."

3. *Section 3 of Order No. P.O. 5B Amended*

Section 3 of Order No. P.O. 5B of the Priorities Officer, dated January 29, 1944, is amended by rescinding subsection (a) of paragraph (1) of the said Section 3, and substituting therefor the following:

"(a) United States preference rating AA-1 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3) and (4) of Schedule 2 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-1 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 2; provided that in the case of such materials specified in Schedule 7 to this Order, United States preference rating AA-2X is to be applied instead of AA-1, unless the material is for use by a person engaged in the production of iron or steel or engaged in the petroleum industry (except retail marketing)."

4. *Schedule 2 to Order No. P.O. 5B Amended*

Schedule 2 to Order No. P.O. 5B of the Priorities Officer, dated January 29, 1944, is amended by inserting the words, "Textiles: High-tenacity tire type rayon yarn; cotton, rayon and nylon tire cord and tire fabric", as the next to the last item in paragraph (2) of the said Schedule 2, following the words "sensitized film and paper".

W. E. UREN,  
*Priorities Officer.*

APPROVED:

C. D. HOWE,  
*Minister of Munitions and Supply.*

A. H. WILLIAMSON,  
*Vice-Chairman, Wartime Industries Control Board.*

## DEPARTMENT OF MUNITIONS AND SUPPLY

## RUBBER CONTROLLER

## Order No. Rubber 6-D

## (Maximum Prices for GR-S Latex)

Dated June 16, 1944

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute, IT IS HEREBY ORDERED AS FOLLOWS:—

1. The maximum price which Fairmont Company Limited may demand or accept for that type of rubber known as GR-S Latex shall be as follows:—

*Maximum Price*

*per dry pound*

GR-S Latex, Type I, II & III, (delivered in tank carloads)	22 $\frac{3}{4}$ cents	f.o.b. railway cars point of delivery
GR-S Latex, Type I, II & III, (delivered in carloads in drums)	29 $\frac{1}{4}$ cents	f.o.b. railway cars point of delivery
GR-S Latex, Type I, II & III, (delivered in less than carloads in drums)	31 $\frac{1}{4}$ cents	f.o.b. railway cars point of delivery
GR-S Latex, Type I, II & III, (delivered in quantities of less than one drum)	34 $\frac{1}{2}$ cents	f.o.b. point of shipment
GR-S Latex, Type III Concentrated (delivered in carloads in drums)	31 $\frac{1}{4}$ cents	f.o.b. railway cars point of delivery
GR-S Latex, Type III Concentrated (delivered in less than carloads in drums)	34 cents	f.o.b. railway cars point of delivery
GR-S Latex, Type III Concentrated (delivered in quantities of less than one drum)	39 cents	f.o.b. point of shipment

A. H. WILLIAMSON,  
*Rubber Controller.*

APPROVED:

J. GERALD GODSOE,  
*Chairman, Wartime Industries Control Board.*

Concurred in by the Wartime Prices and Trade Board  
D. GORDON, *Chairman.*















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